# TMDL Report for Chesapeake Bay Shellfish Waters: Lawnes Creek Bacterial Impairment in Isle of Wight and Surry Counties, VA Growing Area 60 – Condemnation 206



Virginia Department of Environmental Quality



September 2009



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# **Lawnes Creek - Executive Summary**

# **Total Maximum Daily Load Process**

Management of water quality is a process intended to protect waters for a variety of uses. The first step in the process is the identification of desired uses for each waterbody. There are typically a number of physical, chemical and/or biological conditions that must exist in a waterbody to allow for a desired use to exist. In Virginia, most inshore tidal waters are identified as potential shellfish growing waters. In order to support shellfish propagation without risk to human consumers, shellfish waters must have very low levels of pathogenic organisms. Virginia, as most other states, uses fecal coliforms (FC) as an indicator of the potential presence of pathogenic organisms. To maintain the use of a waterbody for direct shellfish harvesting, the goal is to ensure the concentration of fecal coliforms entering the waterbody does not exceed a "safe" level. The safe level is set as the standard against which water quality monitoring samples are checked.

When water quality monitoring detects levels of fecal coliforms above allowable, "safe" levels, managers must identify the potential sources and plan to control them. The prescribed method for figuring out what must be controlled to attain the water quality standard is the calculation of a Total Maximum Daily Load (TMDL). The TMDL is the amount of fecal coliforms that may be introduced by each potential source without exceeding the water quality standard in shellfish growing waters.

The process of developing a shellfish water TMDL may be generalized in the following manner:

- 1. Water quality monitoring data are used to determine if the bacterial standard for shellfish have been violated:
- 2. Potential sources of fecal bacteria loading within the contributing watershed are identified;
- 3. The necessary reductions in fecal bacteria pollutant load to achieve the water quality standard are determined;
- 4. The TMDL study is presented to the public to garner comment;
- 5. An implementation strategy to reduce fecal bacteria loads is written into a plan and subsequently implemented;
- 6. Water quality monitoring data are used to determine if the bacterial standard is being met for shellfish waters.

Different approaches can be used to determine the sources of fecal pollution in a waterbody. Two distinctly different approaches are watershed modeling and Bacterial Source Tracking (BST). Watershed modeling begins on the land, identifying potential sources which are based on information about conditions in the watershed (e.g. numbers of residents, estimated wildlife populations, estimated number of livestock, etc.). BST begins in the water identifying sources of fecal coliforms, specifically the dominant fecal coliform *Escherichia coli*. The sources are based on either genetic or phenotypic characteristics of the coliform. Virginia's Department of Environmental Quality (VADEQ) has decided to utilize BST, and use a simple volumetric calculation method that uses the Antibiotic Resistance Analysis (ARA) contributions for each of the four general source classes to calculate the reductions needed. This method assumes that fecal bacteria are found in sources of humans, wildlife, livestock, and pets will all differ in their reactions to antibiotics. Thus, when samples of fecal bacteria collected in the water quality monitoring program are exposed to specific antibiotics, the pattern of responses allows matching similarities to the response patterns of bacteria from known sources which have been accumulated in a "source library". Through this analysis, investigators also estimate the relative proportion of the fecal bacteria derived from each of the four general source classes and assumes this proportion reflects the relative contribution from the watershed.

The resulting estimates of the amount of fecal coliform pollution coming from each type of source can then be used to allocate reductions necessary to meet the water quality standard for shellfish growing waters. Identifying and agreeing on the means to achieve these reductions represent the TMDL implementation plan. Continued water quality monitoring will tell whether the efforts to control sources of fecal coliforms in the watershed have succeeded.

## **Fecal Coliform Impairment**

This document details the development of a bacterial TMDL for an impaired segment in the Lawnes Creek watershed and shellfish growing area in Isle of Wight and Surry Counties, Virginia. This TMDL addresses the bacteria impairment in Growing Area 60, which includes the condemnation area for Lawnes Creek 60-206 and corresponding waterbody TMDL ID VAT-G11E-14. The impairment was included in the 1998 303(d) TMDL Priority List and Report, as well as subsequent 303(d) Reports on Impaired Waters and 305(b)/303(d) Water Quality Assessment Integrated Reports.

The applicable state standard specifies that the number of fecal coliform bacteria shall not exceed a maximum allowable level of a Geometric Mean of 14 MPN/100mL (Most Probable Number per 100 milliliters water) and a 90<sup>th</sup> Percentile value of 43 MPN/100mL for a 5-tube, 3-dilution test or 49 MPN/100mL for a 3-tube, 3-dilution test (Virginia Water Quality Standard 9-VAC 25-260-160). In development of this TMDL, the 90<sup>th</sup> Percentile 49 MPN/100mL was used, since it represented the more stringent standard.

#### **Sources of Fecal Coliform**

Potential sources of fecal coliform consist primarily of non-point source contributions, as there are no permitted point source discharges that directly impact the identified impairment in the watershed. Non-point sources include wildlife; livestock; land application of bio-solids; recreational vessel discharges; failed, malfunctioning, or non-operational septic systems, and uncontrolled discharges (straight pipes conveying gray water from kitchen and laundry areas of private homes, etc.).

# Simplified Modeling Approach (Volumetric Model):

A simple volumetric model was used for this TMDL study because of the character of the waterbody to be modeled is relatively simple from a hydrologic perspective. The waterbody is small in both area and volume with a single, unrestricted connection to the receiving waters. This model approach uses the volume of the waterbody and the concentration of bacteria in order to establish the existing and final allocation scenarios.

# **Determination of Existing Loadings**

To assist in partitioning the loads from the diverse sources within the Lawnes Creek watershed, water quality samples of fecal coliform bacteria were collected for one year and evaluated using an Antibiotic Resistance Analysis (ARA) in a process called Bacterial Source Tracking (BST). These samples were compared to a reference library of fecal samples from known sources. The resulting data were used to assign portions of the load within the watershed to wildlife, humans, pets, or livestock.

The results of this analysis indicated that the primary sources of fecal coliforms for the Lawnes Creek watershed are human (40.8%), wildlife (30.5%), and livestock (19.4%). The BST study indicates that pets (9.3%) are not a significant source of bacteria in this watershed. The presence of a large signature

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attributable to one component is sufficient to establish potential directions for remediation under a future implementation plan.

In order to meet the 90<sup>th</sup> percentile water quality standard in the Lawnes Creek watershed, the BST load allocations show that 100% reductions of the human, pet and livestock load components are required. Even with complete removal of the controllable sources, a 56% reduction of the wildlife load was needed to achieve the water quality standard for the estuary. Based on the calculations, an overall reduction of 86% of the fecal coliform load in the watershed will meet the 90<sup>th</sup> percentile water quality standard.

#### **Load Allocation Scenarios**

The next step in the TMDL process was to determine the appropriate water quality standard to be applied. This was set as the 90<sup>th</sup> percentile standard because the data established that the 90<sup>th</sup> percentile required the greater reduction. Calculated results of the model for each segment were used to establish the existing load in the system. The load necessary to meet water quality standards was calculated in a similar fashion using the water quality standard criterion in place of the ambient water quality value. The difference between these two numbers represents the necessary level of reduction in each segment.

The results of the BST developed for each segment were used to partition the load allocation that would meet water quality standards according to source. A waste load allocation has been assigned to the only wastewater treatment plant in the watershed (VPDES VA0091952). In addition, 1% of the calculated Total Maximum Daily Load was represented in the TMDL to allow for future growth in the watershed. This 1% is then subtracted from the load allocation. The results of the model, the BST source partitioning, and the reductions necessary based on the Geometric Mean are shown in **Table E.1** and **Table E.2**. The results of the model, the BST source partitioning, and the reductions necessary based on the 90<sup>th</sup> Percentile are shown in **Table E.3**, and **Table E.4**.

**Table E.1**: TMDL Summary for the Bacteria Impairment of Growing Area 60: Lawnes Creek Shellfish Condemnation 206 Based on the Geometric Mean Standard

Condemnation Area	WLA (Point Sources)	LA (Non-point Sources)	MOS (Margin of Safety)	TMDL
Lawnes Creek 60-206	3.78E+08 (VPDES VA0091952)	6.06E+09	Implicit	6.50E+09
(VAT-G11E-14)	6.50E+07 (1% Future Allocation)	0.00 <u>L</u> +09	триси	0.30L+09

**Table E.2**: TMDL Summary for the Bacteria Impairment of Growing Area 60: Lawnes Creek Shellfish Condemnation 206. Current Loads and Estimated Load Reductions Based Upon the Geometric Mean Standard

Source	BST Allocation (% of Total Load)			Required Reduction (%)
Livestock	vestock 19.4 3.35E+09 7.80E+08		7.80E+08	77
Wildlife	30.5	5.28E+09	5.28E+09	0
Human	40.8	7.06E+09	0.00E+00	100
Pets	9.3	1.61E+09	0.00E+00	100
Point Source	-	-	6.50E+07 (FA)	0
Form Source	-	3.78E+08	3.78E+08 (VA0091952)	0
Total	100.0	1.77E+10	6.50E+09	63

**Table E.3**: TMDL Summary for the Bacteria Impairment of Growing Area 60: Lawnes Creek Shellfish Condemnation 206 Based on the 90<sup>th</sup> Percentile Standard

Condemnation Area	WLA (Point Sources)	LA (Non-point Sources)	MOS (Margin of Safety)	TMDL
Lawnes Creek	3.78E+08 (VPDES VA0091952)	2.10E+10		2.16E+10
60-206 (VAT-G11E-14)	2.16E+08 (1% Future Allocation)	2.10E+10	Implicit	2.10E+10

**Table E.4**: TMDL Summary for the Bacteria Impairment of Growing Area 60: Lawnes Creek Shellfish Condemnation 206. Current Loads and Estimated Load Reductions Based Upon the 90<sup>th</sup> Percentile Standard

Source	BST Allocation (% of Total Load)	Current Load (MPN/day)	Allowable Load (MPN/day)	Required Reduction (%)
Livestock	19.4	3.06E+10	0.00E+00	100
Wildlife	30.5	4.82E+10	2.12E+10	56
Human	40.8	6.45E+10	0.00E+00	100
Pets	9.3	1.47E+10	0.00E+00	100
Point Source	-	-	2.16E+08 (FA)	0
Form Source	-	3.78E+08	3.78E+08( <i>VA0091952</i> )	0
Total	100.0	1.58E+11	2.16E+10	86

In order to account for uncertainty in modeled output, a Margin of Safety (MOS) was incorporated into the TMDL development process by making very conservative choices. A margin of safety can be incorporated implicitly in the model through the use of conservative estimates of model parameters, or explicitly as an additional load reduction requirement. Individual errors in model inputs, such as data used for developing model parameters or data used for calibration, may affect the load allocations in a positive or a negative way. The purpose of the MOS is to avoid an overall bias toward load allocations that are too large for meeting the water quality target. An implicit MOS was used in the development of this TMDL through selection of a water quality standard providing a high level of protection, utilization of entire segment volumes for model calculations, averaging extreme high and low values to ensure that the more protective condition with the largest available data set was addressed, and emphasizing watershed-based implementation measures.

### **Recommendations for TMDL Implementation**

The goal of this TMDL was to develop an allocation plan that achieves water quality standards during the implementation phase. Virginia's 1997 Water Quality Monitoring, Information and Restoration Act states in section 62.1-44.19.7 that the "Board shall develop and implement a plan to achieve fully supporting status for impaired waters".

The TMDL developed for the Lawnes Creek watershed impairment, provides allocation scenarios that will be a starting point for developing strategies in the implementation plan. Additional monitoring aimed at targeting the necessary reductions is critical to implementation development. Once established, continued monitoring will aid in tracking success toward meeting water quality milestones.

Public participation is critical to the implementation process. Reduction in non-point source loading is the crucial factor in addressing the problem. These sources cannot be addressed without public understanding of and support for the implementation process. Stakeholder input will be critical from the onset of the implementation process in order to develop an implementation plan that will be truly effective.

# **Public Participation**

During development of the TMDL for Lawnes Creek in Growing Area 60, public involvement was encouraged through a public participation process that included public meetings and stakeholder meetings.

The first public meeting was held on August 18, 2009. A basic description of the TMDL process and the agencies involved was presented and a discussion was held to regarding the source assessment input, bacterial source tracking, and model results. The second public meeting was held on \_\_\_\_\_\_\_, 2009\_. The results of the TMDL study were presented and discussed. This meeting was followed by development of the final draft TMDL and a review by the stakeholders. Input from these meetings was utilized in the development of the TMDL and improved confidence in the allocation scenarios and TMDL process.

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# 1.0 Introduction

This document details the development of a bacterial Total Maximum Daily Load (TMDL) for a segment in Lawnes Creek Growing Area 60 in Isle of Wight and Surry Counties, Virginia. This water is listed as impaired on Virginia's 303(d) Total Maximum Daily Load Priority List for not meeting the Shellfish Designated Use. The TMDL is one step in a multi-step process that includes a high level of public participation in order to address water quality issues that can affect public health and the health of aquatic life.

# 1.1 Listing of Water Bodies Under the Clean Water Act

Water quality standards are regulations based on federal or state law that set numeric or narrative limits on pollutants. Water quality monitoring is performed to measure these pollutants and determine if the measured levels are within the bounds of the limits set for the uses designated for the waterbody. The waterbodies which have pollutant levels above the designated standards are considered impaired for the corresponding designated use (e.g. swimming, drinking, shellfish harvest, etc.). The impaired waterways are then listed on the Clean Water Act §303(d) List reported to the Environmental Protection Agency (EPA). Those waters placed on the list require the development of a TMDL intended to eliminate the impairment, and bring the water into compliance with the designated standards.

TMDLs represent the total pollutant loading that a water body can receive without violating water quality standards. The TMDL process establishes the allowable loading of pollutants for a water body based on the relationship between pollution sources and in-stream water quality conditions. By following the TMDL process, states can establish water quality-based controls to reduce pollution from both point and non-point sources in order to restore and maintain the quality of their water resources (EPA, 1999).

Fecal coliform bacteria are the most common causes for the impairments in Virginia shellfish growing waters. This group of bacteria is considered an indicator for the presence of fecal contamination. The most common member of the fecal coliform groups is *Escherichia coli (E. coli)*. Fecal coliforms are associated with the fecal material derived from humans and warm-blooded animals. The presence of fecal coliform bacteria in aquatic environments is an indication that the water may have been contaminated by pathogens or disease-producing bacteria or viruses. Waterborne pathogenic diseases include typhoid fever, viral and bacterial gastroenteritis, and hepatitis A. Filter-feeding shellfish can concentrate these pathogens, which can be transmitted and cause disease when eaten uncooked. Therefore, the presence of elevated numbers of fecal coliform bacteria is an indicator that a potential health risk exists for individuals consuming raw shellfish. Fecal contamination can occur from point source inputs of domestic sewage or from non-point sources of human, (e.g., malfunctioning septic systems) or animal wastes.

Because the fecal coliform indicator does not provide information on the source or origin of fecal contamination, agencies of the Commonwealth, including the Department of Environmental Quality (VADEQ), the Virginia Department of Health – Division of Shellfish Sanitation (VDH-DSS) and the Department of Conservation and Recreation (DCR) have worked together with state universities, the U.S. Geological Survey, and the U.S. Environmental Protection Agency to develop methods to assess sources of fecal coliforms to assist in development of TMDLs for impaired shellfish waters.

# 1.2 Overview of the TMDL Development Process

A TMDL study for shellfish waters is the first part of a phased process aimed at restoring water quality. This study is designed to determine how much of the pollutant input needs to be reduced in order to achieve water quality standards. The second step in the process is the development of an implementation plan that identifies which specific control measures are necessary to achieve those reductions, their timing for implementation, and cost. The implementation plan will also outline potential funding sources. The third step will be the actual implementation process. Implementation will typically occur in stages that allow a review of progress in reducing pollutant input, refine bacteria loading estimates based upon additional data, and to make any identified changes to pollutant control measures.

The TMDL development process also must account for seasonal and annual variations in precipitation, flow, land use, and pollutant contributions. Such an approach ensures that TMDLs, when implemented, do not result in violations under a wide variety of scenarios that affect bacterial loading.

# 2.0 Applicable Water Quality Standards

Appropriate water quality standards are based on state and federal laws. According to Virginia Water Quality Standards (9 VAC 25-260-5), the term "water quality standards means provisions of state or federal law which consist of a designated use or uses for the waters of the Commonwealth and water quality criteria for such waters based upon such uses. Water quality standards are to protect the public health or welfare, enhance the quality of water and serve the purposes of the State Water Control Law (§62.1-44.2 et seq. of the Code of Virginia) and the federal Clean Water Act (33 USC §1251 et seq.)."

# 2.1 Designated Uses and Criteria

Generally, most in-shore tidal waters in Virginia are designated as shellfish waters. The identification of the applicable river reaches can be found in the river basin tables at 9 VAC 25-260-390 et seq. For a shellfish supporting water body to be in compliance with Virginia bacterial standards, VADEQ specifies the following criteria (9 VAC 25-260-160): "In all open ocean or estuarine waters capable of propagating shellfish or in specific areas where public or leased private shellfish beds are present, and including those waters on which condemnation or restriction classifications are established by the State Department of Health, the following criteria for fecal coliform bacteria shall apply; The geometric mean fecal coliform value for a sampling station shall not exceed an MPN (most probable number) of 14 per 100 milliliters. The 90th percentile shall not exceed an MPN of 43 for a 5 tube, 3 dilution test or 49 for a 3 tube, 3 dilution test."

# 2.2 Classification of Virginia's Shellfish Growing Areas

The Virginia Department of Health, Division of Shellfish Sanitation (VDH-DSS) is responsible for classifying shellfish waters and protecting the health of bivalve shellfish consumers. The VDH-DSS follows the requirements of the National Shellfish Sanitation Program (NSSP), which is regulated by the U.S. Food and Drug Administration. The NSSP specifies the use of a shoreline survey as its primary tool for classifying shellfish growing waters. Fecal coliform concentrations in water samples collected in the immediate vicinity of the shellfish beds function to verify the findings of the shoreline survey and to define the border between approved and condemned (unapproved) waters. Much of the effort is focused on locating fecal contamination, and in this manner minimizing the introduction of human pathogens to shellfish waters.

VDH-DSS designs and performs the shoreline survey to locate sources of pollution within the watersheds of shellfish growing areas. This is accomplished through a property-by-property inspection of the onsite sanitary waste disposal facilities of most properties on non-sewered sections of watersheds, and investigations of other sources of pollution, such as wastewater treatment plants (WWTP), marinas, livestock operations, landfills, failing septic systems, etc. The information is compiled into a written report with a map showing the location of the sources of real or potential pollution sources and sent to the various city or county agencies that are responsible for regulating these concerns. Once an onsite problem is identified, local health departments (LHDs), and/or other state and local agencies may play a role in the process of correcting the deficiencies.

The VDH-DSS collects monthly seawater samples at over 2,000 stations in the shellfish growing areas of Virginia. Though they continuously monitor sample data for unusual events, they formally evaluate shellfish growing areas on an annual basis. The annual review uses data from the most recent 30 samples (typically 30 months), collected randomly with respect to weather. The data are assessed to

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determine whether the water quality standards are met. If the water quality standards are exceeded, the shellfish area is closed for the harvest of shellfish that go directly to market. Those areas that marginally exceed the water quality standard and are closed for the direct marketing of shellfish are eligible for harvest of shellfish under a permit from the Virginia Marine Resources Commission and VDH-DSS. The permit establishes controls that in part require shellfish be allowed to depurate for 15 days in clean growing areas or specially designed, licensed, on-shore facilities. Shellfish in growing areas that may be highly polluted, such as those in the immediate vicinity of a wastewater treatment facility (prohibited waters), are not allowed to be moved to clean waters for depuration.

A copy of the most current VDH-DSS Condemnation Notice is in Appendix A. The notice may also be located at <a href="http://www.vdh.virginia.gov/EnvironmentalHealth/Shellfish/closureSurvey/index.htm">http://www.vdh.virginia.gov/EnvironmentalHealth/Shellfish/closureSurvey/index.htm</a>.

# 3.0 Watershed Characterization

The Lawnes Creek watershed, VAT-G11E, is located along the Lower James River, just south of the Hog Island Wildlife Refuge area. The Isle of Wight County and Surry County border intersects the entire length of the stream. The impaired Growing Area encompasses the whole stream length. The location of the watershed is shown in **Figure 3.1**.

The drainage area of the watershed is approximately 7.0 square miles. According to the 2000 US Census, the estimated population is about 350 people. Number of houses is estimated at 140 in the watershed. Land use distribution is based on data from the 2000 National Land Cover Data Set (NLCD 2000). A distribution of the land use in the watershed is shown in **Figure 3.2**. Approximately 61% of the land use in the watershed is undeveloped forest. As the land use area within the watershed is based upon surface area, the 3.9 % water and 15.3% wetlands reflect that portion of the watershed area occupied by Lawnes Creek. Agriculture occupies 5.9% pasture and 13.2% crop land. Agriculture is based on dairy, beef, cotton, and peanut farms. Developed lands, termed urban and commercial, occupy only 0.5% of the landscape. **Table 3.1** presents the land distribution.

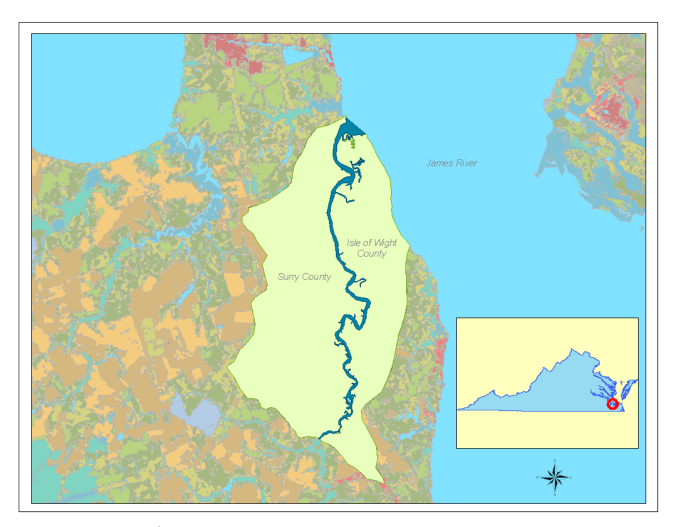


Figure 3.1: Location of the Lawnes Creek Watershed

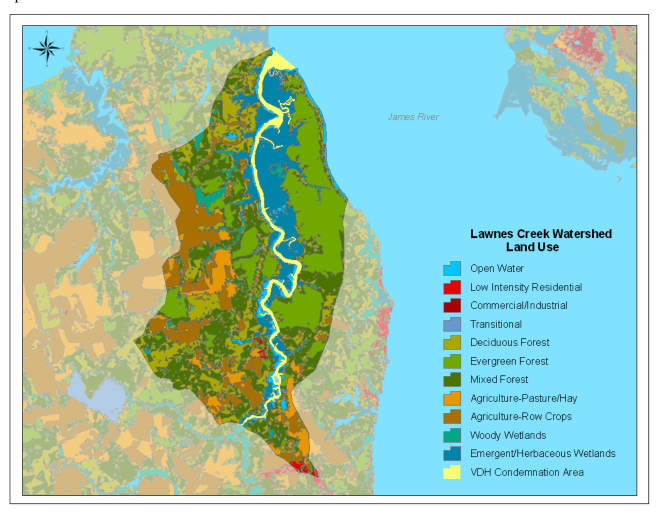


Figure 3.2: Land Use Distribution in the Lawnes Creek Watershed

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Table 3.1: Land Use Distribution in the Lawnes Creek Watershed

<b>General Land Use</b>	Land Use	Acres	Percent of Watershed
Category			
Developed	Low-intensity	18.0	0.40
0.5%	residential		
	High-intensity	0	0
	residential		
	Commercial/Industrial	5.3	0.12
Undeveloped	Deciduous forest	719.0	16.13
76.5%	Evergreen forest	991.8	22.26
	Mixed forest	1014.3	22.76
	Woody wetlands	130.0	2.92
	Emergent-herbaceous	553.0	12.41
	wetlands		
	Bare rock/Sand/Clay	0	0
Agriculture	Pasture/Hay	262.6	5.89
19.1%	Row crops	588.4	13.20
Transitional		0.7	0.01
Water		173.4	3.89
Total		4456.5	100

All sources of fecal coliform contamination must be determined within the watershed. Estimations of the populations of livestock and wildlife, as well as numbers of septic systems within the watershed are shown in **Table 3.2**. These numbers are low estimates as the supporting data are several years old. (**Appendix B**).

**Table 3.2:** Estimated Fecal Coliform Source Populations in the Impaired Condemnation Zone of Growing Area 60-206 Lawnes Creek

Fecal Co	<b>Estimated Populations</b>	
	Cattle	126
Livestock	Chicken	1223
Livestock	Pig	221
	Horse	6
	Deer	165
Wildlife	Raccoon	248
whalte	Geese	99
	Duck	214
Pet Dog		79
Human	Failing Septic*	61

<sup>\*</sup> Failing septic systems are based on the number of houses in the watershed, year houses were built, and the number of deficiencies identified in the VDH-DSS Shoreline Sanitary Survey

# 4.0 Water Quality Impairment and Bacterial Source Assessment

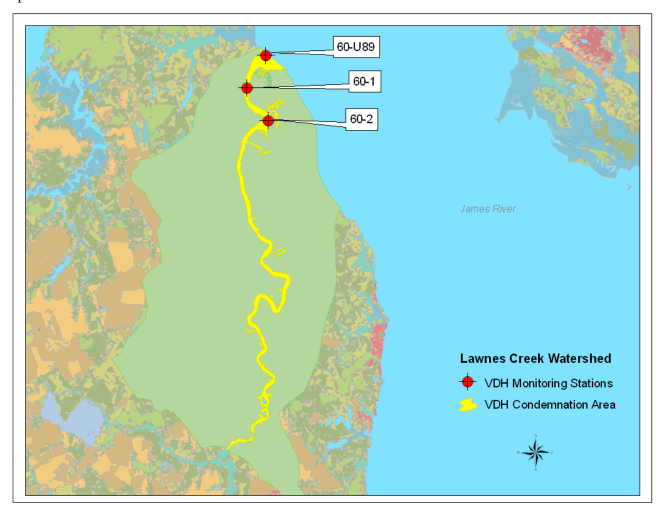
# **4.1 Condemnation Area**

The impaired segment of Lawnes Creek in Growing Area 60-206 was listed as impaired on Virginia's 1998 303(d) TMDL Priority List and Report for violation of the water quality standard for fecal coliform bacteria in shellfish supporting waters (TMDL ID VAT-G11E-14). Detailed maps of the shellfish condemnation area and the associated water quality stations are available from the Virginia Department of Health - Division of Shellfish Sanitation. A map of the condemnation area is shown in **Figure 4.1**. A Copy of the condemnation notice may be found in **Appendix A**.

# **4.2 Water Quality Monitoring**

The water quality monitoring network in the Lawnes Creek watershed study area consists of 18 stations for Shellfish Growing Area 60 (**Figure 4.1**). These stations are monitored by VDH-DSS for fecal bacteria. Of the 18 stations, three are located in the impaired segment in Lawnes Creek. This number may vary as VDH-DSS adds or removes stations in order to provide necessary coverage to determine public health risks. Station 60-U89 has a long historical data record of 1986-2008. Station 60-1 (data record 2003-2008) was also sampled for Bacteria Source Tracking. At Station 60-2, sampling ceased in 2004 due to consistent readings at that station. This TMDL study examined bacterial monitoring data at stations 60-U89 and 60-1 for a period of time from April 2004 through December 2006. VADEQ also has three monitoring stations in Lawnes Creek. However, only one station, 2-LAW000.42, had bacterial sampling conducted. This station is monitored for enterococci, not fecal coliform and therefore this data was not used in the TMDL. Only data from Station 60-U89 was used for the TMDL in this study because of the extensive data record that exists. A summary of water quality data for the monitoring period during the TMDL study is shown in **Table 4.1**. Graphs depicting the geometric mean, 90<sup>th</sup> percentile, and ambient bacteria data are shown in **Figures 4.2** – **4.5**.

The closure in the growing area is characterized based on the monitoring station (**Figure 4.1**) in the closed area. To facilitate an effective assignment of the appropriate level of protection for this system, the highest water quality data was used to assess the existing load from the station in the condemned area. This provides an increased margin of safety while providing a target that can be easily comprehended and uniformly implemented while retaining the necessary protection for the affected water.



**Figure 4.1**: Lawnes Creek Condemnation Zone in Growing Area 60 with VDH-DSS Water Quality Monitoring Station Locations

 Table 4.1: Water Quality Data Summary for Lawnes Creek Condemnation Area 60-206

Station ID	30 Sample Observation Period	Maximum Geometric Mean (MPN/100mL)	Maximu m 90th Percentile (MPN/100mL)
60-U89	4/26/04-12/7/06	39.9	364.9
60-1	9/26/06-9/15/08 (22 observations)	67.9	583.2
60-2	6/25/01-2/23/04	60.8	696.2

Growing Area 60 Lawnes Creek Station 60-U89 Fecal Coliform Geometric Mean Last 30 Samples

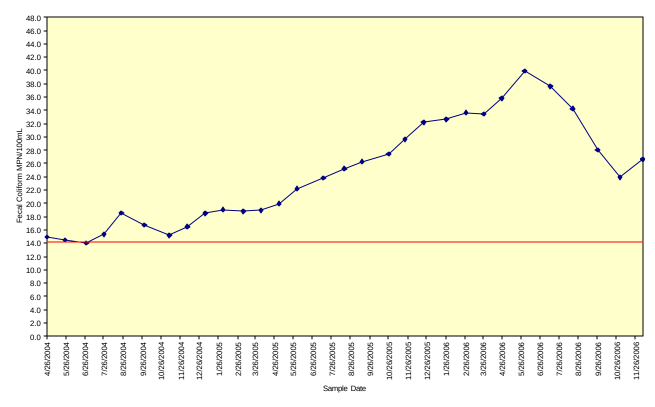
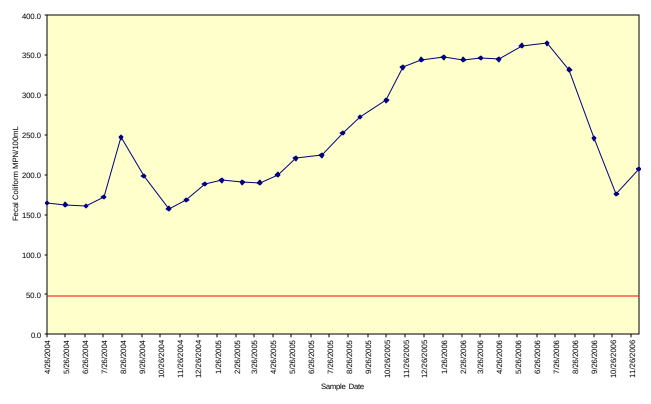


Figure 4.2: VDH-DSS 30-Sample Geometric Mean for Lawnes Creek 60-206

Growing Area 60 Lawnes Creek Station 60-U89 Fecal Coliform 90th Percentile Last 30 Samples



**Figure 4.3:** VDH-DSS 30-Sample 90<sup>th</sup> Percentile for Lawnes Creek 60-206

Growing Area 60 Lawnes Creek Station 60-U89 Ambient Fecal Coliform Monitoring Data Last 30 Samples

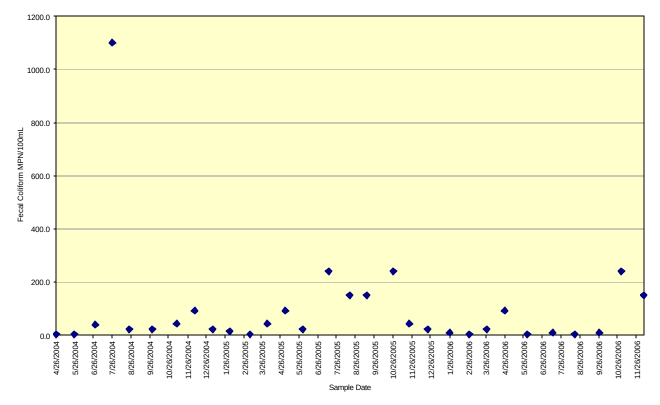


Figure 4.4: VDH-DSS 30-Sample Ambient Fecal Coliform Monitoring Data for Lawnes Creek 60-206

Growing Area 60 Lawnes Creek Station 60-U89 Fecal Coliform Monitoring Data

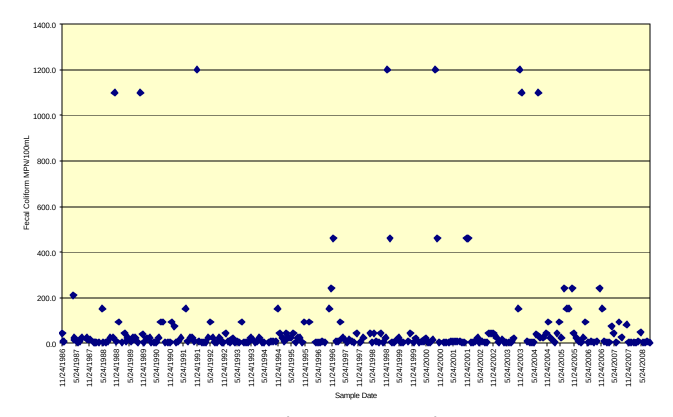


Figure 4.5: VDH-DSS Ambient Fecal Coliform Monitoring Data for Lawnes Creek 60-206

#### 4.3 Fecal Coliform Bacterial Source Assessment

Data from the VDH-DSS shoreline sanitary survey are used as a tool to identify potential fecal coliform sources and locations. **Figure 4.6** shows the results of the survey period of May 24, 2002 – October 23, 2003. These locations were determined to have a possible impact on the condemned shellfish growing area. In the 2004 Sanitary Survey, a total of 11 indirect on-site sewage deficiencies were documented in the Lawnes Creek watershed. Most of those were identified because of erupting effluent from the drainfield or damaged septic tank lids. According to the Survey, there is a public boat ramp which has no sanitary or boat holding tank pump-out facilities present. Three sites of indirect contributors of animal pollution were identified in the survey, because none have direct access to the water. The number of deficiencies displayed on the map may or may not agree with this total due to overlap of mapped locations displayed and/or multiple deficiencies at one location.

The shoreline sanitary survey "lists only those properties that have a sanitary deficiency or other environmental significance." Further information about listings of pollution contributions by source in the March 5, 2004 VDH-DSS shoreline sanitary survey is in **Appendix A**. Field forms with information on properties and sources listed in this report are on file in the Richmond office of the Division of Shellfish Sanitation.

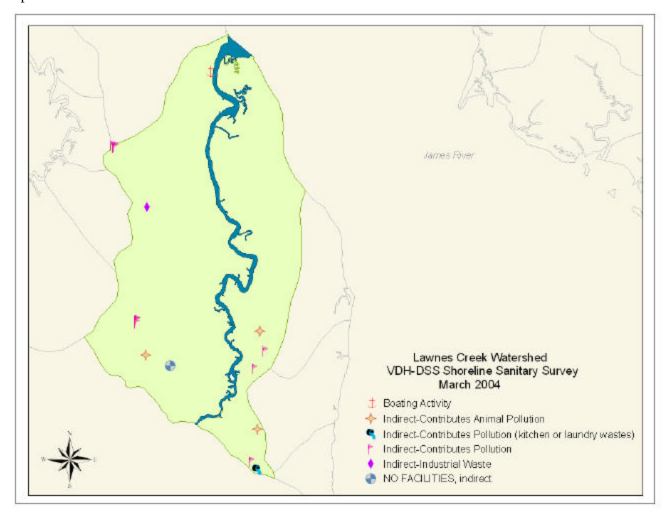


Figure 4.6: VDH-DSS Sanitary Shoreline Survey Deficiencies for Lawnes Creek 60-206

#### **Point Source Contributions**

There is one VPDES permitted wastewater treatment plant discharge that contributes fecal coliform to the impaired waters in the shellfish growing area (VA0091952). A waste load allocation was developed based on the average daily flow of the discharge. In addition, a waste load allocation was assigned to allow for future growth in the watershed. This was represented in the TMDL as 1% of the calculated Total Maximum Daily Load. This 1% is then subtracted from the load allocation.

# **Non-Point Source (NPS) Contributions**

Non-point sources of fecal coliform do not have one discharge point but may occur over the entire length of the receiving water. Fecal coliform bacteria deposited on the land surface can build up over time. During rain events, surface runoff transports water and sediment and discharges to the waterway. Sources of fecal coliform bacteria include grazing livestock, concentrated animal feeding operations, manure application and wildlife and pet excretion. Direct contribution to the waterway occurs when livestock or wildlife defecate into or immediately adjacent to receiving waters. Contributions from wildlife, both mammalian and avian, are natural conditions which may represent a background level of bacterial loading.

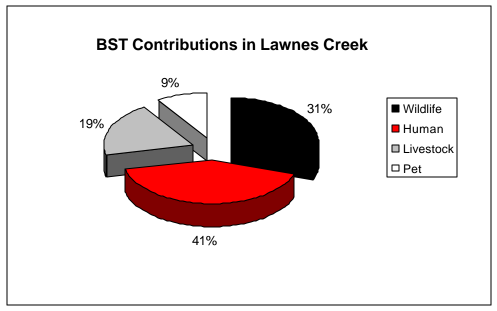
Non-point source contributions from humans generally arise from failing septic systems and associated drain fields, moored or marina vessel discharges, storm water management facilities, pump station failures and ex-filtration from sewer systems. No sewage treatment facilities were listed in the VDH-DSS March 2004 shoreline survey. It is therefore likely that the human loading is due to failures in septic waste treatment systems and/or potential pollution from recreational vessel discharges.

# 4.4 Bacterial Source Tracking

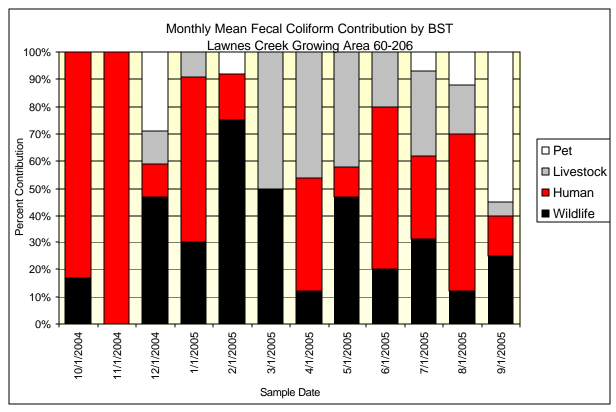
Bacterial Source Tracking (BST), also referred to as Microbial Source Tracking (MapTech Inc., 2005), is used to identify sources of fecal contamination from human, as well as domestic and wild animals. The BST method used in Virginia is based on the premise that *Escherichia coli (E. Coli)* found in humans, domestic animals, and wild animals will have significantly different patterns of resistance to a variety of antibiotics. The Antibiotic Resistance Approach (ARA) uses fecal streptococcus or *E. coli* and patterns of antibiotic resistance for separation of sources of the bacterial contribution.

The BST analysis for this TMDL study classified the bacteria into one of four source categories: human, pet, livestock and wildlife. **Figure 4.1** shows the VDH-DSS monitoring stations in the impaired shellfish growing waters. One of these stations was also the BST monitoring station for the impaired Lawnes Creek Growing Area 60 (Station 60-1). The data developed for the watershed show the possible dominant bacteria contribution in Lawnes Creek is indicated as a human component closely followed by wildlife and then livestock. A smaller contribution comes from pets. (**Figure 4.7**)

The mean distribution by month is shown in **Figure 4.8**. The BST sampling period was October 2004 through September 2005. The target sampling interval was once monthly. However, if the graph does not show 11 months, then there were months for which data was not available or no bacteria could be isolated. This data is shown in **Table 4.2**.



**Figure 4.7**: Annual BST Results of Fecal Coliform Bacteria for Lawnes Creek Growing Area 60 (Station 60-1)



**Figure 4.8**: Monthly BST Results for Lawnes Creek (Station 60-1)

**Table 4.2**: Monthly Mean Fecal Coliform Contribution by BST Source in the Lawnes Creek Shellfish Impairment (Station 60-1)

Sample	Number				
Date	of Isolates	Wildlife (%)	Human (%)	Livestock (%)	<b>Pet</b> (%)
10/6/2004	12	17	83	0	0
11/8/2004	1	0	100	0	0
12/7/2004	24	47	12	12	29
1/5/2005	23	30	61	9	0
2/2/2005	24	75	17	0	8
3/7/2005	2	50	0	50	0
4/4/2005	24	12	42	46	0
5/3/2005	19	47	11	42	0
6/1/2005	5	20	60	20	0
7/13/2005	16	31	31	31	7
8/16/2005	17	12	58	18	12
9/13/2005	20	25	15	5	55
Annual		30.5	40.8	19.4	9.3
Average		30.3	40.6	19.4	7.3

**BOLD** indicates a statistically significant value

# 5.0 TMDL Development

# **5.1 Simplified Modeling Approach (Volumetric Model):**

Personnel from EPA, Virginia DEQ, Virginia Department of Conservation and Recreation (DCR), Maryland Department of the Environment (MDE), Virginia DSS, Virginia Institute of Marine Sciences (VIMS), United States Geological Survey, Virginia Polytechnic University, James Madison University, and Tetra Tech composed the shellfish TMDL workgroup which developed a procedure using a simplified approach for the development of the TMDL. In this procedure, ambient bacteria data, water body volume, and calculated fecal coliform loads are used. Bacteria source tracking (BST) data was used to determine the sources of fecal coliform violations and the load reductions needed to attain the applicable criteria.

#### **5.2 The TMDL Calculation**

To meet the water quality standards for both geometric mean and 90<sup>th</sup> percentile criteria, the TMDL for the impaired segment in the watershed is defined for the geometric mean load and the 90<sup>th</sup> percentile load. The TMDL for the geometric mean essentially represents the allowable average limit and the TMDL for the 90<sup>th</sup> percentile is the allowable upper limit.

#### **Current Fecal Coliform Condition**

The fecal coliform concentration in an embayment varies due to the changes in biological, hydrological, and meteorological conditions. The current condition was determined based on the 30-sample geometric mean and 90<sup>th</sup> percentile of fecal coliform values of each condemned area. The period of record for the monitoring data used to determine the current condition is 2004 to 2006, which also includes the BST monitoring period. The maximum values for geometric mean and 90<sup>th</sup> percentile were used to represent the current loads. Therefore, the current loads represent the worse case scenario.

# Geometric Mean Analysis:

The current 30-sample geometric mean was used for the load estimation. The current load was estimated using simple volumetric calculation model. The allowable load was calculated using the water quality standard of 14 MPN/100mL. The calculated results are listed in **Table 5.1**. The load reduction needed for the attainment of the water quality standard was determined by subtracting the allowable load from the current load. The process may be described by the word equation as follows.

The load reduction is estimated as follows:

- 1) **Current Load** = Geometric Mean Value (X MPN/100mL) x (volume)
- 2) Allowable Load = Criteria Value (14 MPN/100mL) x (volume)
- 3) Load Reduction =  $\frac{\text{Current Load Allowable Load}}{\text{Current Load}} \times 100 \%$

**Table 5.1:** Geometric Mean Analysis of Current Load and Estimated Load Reduction: Lawnes Creek Growing Area 60

Condemnation Area	Volume (m³)	Max. Fecal Coliform (MPN/100mL)	Water Quality Standard (MPN/100 mL)	Current Load (MPN/day)	Allowable Load (MPN/day)	Required Reduction (%)
60-206 Lawnes Creek	43287.0	39.9	14	1.73E+10	6.06E+09	65

# 90<sup>th</sup> Percentile Analysis

The current 30-sample 90<sup>th</sup> percentile concentration was used for load estimation. The current load was estimated using a simple volumetric model. The allowable load was calculated based on the water quality standard of 49 MPN/100mL. This value was also used as boundary condition for the calculation. The calculated results are listed in **Table 5.2**.

The load reduction is estimated as follows:

**Table 5.2:** 90<sup>th</sup> Percentile Analysis of Current Load and Estimated Load Reduction: Lawnes Creek Growing Area 60

Condemnation Area	Volume (m³)	Max. Fecal Coliform (MPN/100mL)	Water Quality Standard (MPN/100 mL)	Current Load (MPN/day)	Allowable Load (MPN/day)	Required Reduction (%)
60-206 Lawnes Creek	43287.0	364.9	49	1.58E+11	2.12E+10	86

# **5.3** Development of Waste Load Allocations

Currently, there is one permitted point source discharge that affects the harvestable shellfish waters in the watershed (VPDES VA0091952). The WLA was developed based on the average daily flow of the discharge. No reduction is necessary from this permitted discharge. In addition, a waste load allocation was calculated to allow for future growth in the watershed. This is represented in the TMDL as 1% of the calculated Total Maximum Daily Load. This 1% is then subtracted from the load allocation.

#### **5.4 Load Allocation**

A comparison of the reductions based on the geometric mean load and on the 90<sup>th</sup> percentile load shows that the 90<sup>th</sup> percentile load is the critical condition for the impaired waters in Growing Area 60. This is consistent with water quality analysis because the 90<sup>th</sup> percentile criterion is most frequently exceeded. Therefore, the 90<sup>th</sup> percentile loading is used to allocate source contributions and establish load reduction targets among the various contributing sources that will yield the necessary water quality improvements to attain the water quality standard in Lawnes Creek.

Based on source assessment of the watershed, the percent loading for each of the four major source categories is estimated. These percentages are then used to determine where load reductions are needed. The loadings for each source are determined by multiplying the total current and allowable loads by the representative percentage. The percent reduction needed to attain the water quality standard or criterion is allocated to each source category. This is shown in **Table 5.3** and serves to fulfill the TMDL requirements by ensuring that the criterion is attained.

TMDLs seek to eliminate 100% of the human-derived fecal bacteria component, regardless of the allowable load determined through the load allocation process. Human-derived fecal coliforms are a serious concern in the estuarine environment and discharge of human waste is precluded by state and federal law. According to the analysis, reduction of the controllable loads; human, livestock and pets, will not result in achievement of the water quality standard for the condemned area. Therefore, a reduction for the wildlife load was applied. Through an iterative implementation of actions to reduce the controllable loads, subsequent monitoring may indicate that further reductions are not necessary, or that revisions in implementation strategies may be appropriate. Continued violations may result in the process of Use Attainment Analysis, UAA, for the waterbody (see Chapter 6 for a discussion of UAA). The allocations presented demonstrate how the TMDL could be implemented to achieve water quality standards; however, the state reserves the right to allocate differently, as long as consistency with the achievement of water quality standards is maintained.

**Table 5.3:** Reductions and Allocations Based Upon the 90<sup>th</sup> Percentile Standard: Growing Area 60; Lawnes Creek

Source	BST Allocation (% of Total Load)			Required Reduction (%)
Livestock	19.4	3.06E+10	0.00E+00	100
Wildlife	30.5	4.82E+10	2.12E+10	56
Human	40.8	6.45E+10	0.00E+00	100
Pets	9.3	1.47E+10	0.00E+00	100
Point Source	-	-	2.16E+08 (FA)	0
	-	3.78E+08	3.78E+08( <i>VA0091952</i> )	0
Total	100.0	1.58E+11	2.16E+10	86

#### 5.5 Consideration of Critical Conditions and Seasonal Variation

EPA regulations at 40 CFR 130.7 (c)(1) require TMDLs to take into account critical conditions for stream flow, loading, and water quality parameters. The intent of this requirement is to ensure that the water quality of the waterbody is protected during times when they are most vulnerable.

Critical conditions are important because they describe the factors that combine to cause a violation of water quality standards and will help in identifying the actions that may have to be undertaken to meet water quality standards. The current loading to the waterbody was determined using a long-term record of water quality monitoring (observation) data.

A comparison of the geometric mean values and the 90<sup>th</sup> percentile values against the water quality criteria have determined which one represents the more critical condition or higher percent reduction. If the geometric mean values dictate the higher reduction, this suggests that, on average, water sample counts are consistently high with limited variation around the mean. If the 90<sup>th</sup> percentile criterion requires a higher reduction, this suggests an occurrence of the high fecal coliform due to the variation of hydrological conditions. For this study, the 90<sup>th</sup> percentile criterion is the most critical condition. Thus, the final load reductions determined using the 90<sup>th</sup> percentile represent the most stringent conditions and it is the reductions based on these bacterial loadings that will yield attainment of the water quality standard.

Seasonal variations involve changes in surface runoff, stream flow, and water quality as a result of hydrologic and climatologic patterns. Variations due to changes in the hydrologic cycle as well as temporal variability in fecal coliform sources, such as migrating duck and goose populations are accounted for by the use of the long-term data record to estimate the current load.

# **5.6 Margin of Safety**

A Margin of Safety (MOS) is required as part of a TMDL in recognition of uncertainties in the understanding and simulation of water quality in natural systems. For example, knowledge is incomplete regarding the exact nature and magnitude of pollutant loads from various sources and the specific impacts of those pollutants on the chemical and biological quality of complex, natural water bodies. The MOS is intended to account for such uncertainties in a manner that is conservative from the standpoint of environmental protection. Due to the very conservative assumptions made in this modeling effort, the margin of safety is considered to be implicit in the load allocations the model establishes.

# **5.7 TMDL Summary**

To meet the water quality standards for both geometric mean and 90<sup>th</sup> percentile criteria, loads have been defined for the Lawnes Creek watershed in Growing Area 60. The TMDL equations are summarized in **Table 5.4** and **Table 5.5**.

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**Table 5.4**: TMDL Summary for Shellfish Growing Area 60 in the Lawnes Creek Watershed (Geometric Mean)

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Condemnation Area	WLA (Point Sources)	LA (Non-point Sources)	MOS (Margin of Safety)	TMDL
Lawnes Creek 60-206 (VAT-G11E-14)	3.78E+08 (VPDES VA0091952)	6.06E+09	Implicit	6.50E+09
	6.50E+07 (1% Future Allocation)			

**Table 5.5**: TMDL Summary for Shellfish Growing Area 60 in the Lawnes Creek Watershed (90<sup>th</sup> Percentile)

Condemnation Area	WLA (Point Sources)	LA (Non-point Sources)	MOS (Margin of Safety)	TMDL
Lawnes Creek 60-206 (VAT-G11E-14)	3.78E+08 (VPDES VA0091952)	2.10E+10	Implicit	2.16E+10
	2.16E+08 (1% Future Allocation)			

# **6.0 TMDL Implementation**

The goal of the TMDL program is to establish a three-step path that will lead to attainment of water quality standards. The first step in the process is to develop TMDLs that will result in meeting water quality standards. The second step is to develop a TMDL implementation plan. The final step is to implement the TMDL implementation plan, and to monitor water quality to determine if water quality standards are being attained.

Once a TMDL has been approved by EPA, measures must be taken to reduce pollution levels in the waterbody. These measures, which can include the use of better treatment technology and the installation of best management practices (BMPs), are implemented in an iterative process that is described along with specific BMPs in the implementation plan. The process for developing an implementation plan has been described in the "TMDL Implementation Plan Guidance Manual", published in July 2003 and available upon request from the VADEQ and DCR TMDL project staff or at <a href="http://www.deq.state.va.us/tmdl/implans/ipguide.pdf">http://www.deq.state.va.us/tmdl/implans/ipguide.pdf</a>. With successful completion of implementation plans, Virginia will be well on the way to restoring impaired waters and enhancing the value of this important resource. Additionally, development of an approved implementation plan will improve a locality's chances for obtaining financial and technical assistance during implementation.

# **6.1 Staged Implementation**

In general, Virginia intends for the required reductions to be implemented in an iterative process that first addresses those sources with the largest impact on water quality. For example, in agricultural areas of the watershed, the most promising management practice is livestock exclusion from waterbodies. This has been shown to be very effective in lowering fecal coliform concentrations in waterbodies, both by reducing the cattle deposits themselves and by providing additional riparian buffers.

Additionally, in both urban and rural areas, reducing the human fecal loading from failing septic systems should be a primary implementation focus because of its health implications. This component could be implemented through education on periodic septic tank pump-outs, as well as a septic system repair/replacement program and the use of alternative waste treatment systems. In urban areas, reducing the loading from leaking sewer lines could be accomplished through a sanitary sewer inspection and management program.

The iterative implementation of BMPs in the watershed has several benefits:

- 1. It enables tracking of water quality improvements following BMP implementation through follow-up monitoring;
- 2. It provides a measure of quality control, given the uncertainties inherent in computer simulation modeling;
- 3. It provides a mechanism for developing public support through periodic updates on BMP implementation and water quality improvements;
- 4. It helps ensure that the most cost effective practices are implemented first; and
- 5. It allows for the evaluation of the adequacy of the TMDL in achieving water quality standards.

Watershed stakeholders will have opportunity to participate in the development of the TMDL implementation plan. Specific goals for BMP implementation will be established as part of the implementation plan development.

# **6.2 Links to On-going Restoration Efforts**

Implementation of this TMDL will contribute to on-going water quality improvement efforts aimed at restoring water quality in the Lower James River basin of Virginia. Other approved TMDLs for shellfish use waters in this area to date include: Upper Nansemond River, Shingle Creek, Pagan River, Jones Creek, Warwick River, Skiffes Creek, and Deep Creek.

# **6.3** Reasonable Assurance for Implementation

# **Follow-Up Monitoring**

VDH-DSS will continue sampling at the established bacteriological monitoring stations in accordance with its shellfish monitoring program. VADEQ will continue to use data from these monitoring stations and related ambient monitoring stations to evaluate improvements in the bacterial community and the effectiveness of TMDL implementation in attainment of the general water quality standard.

# **Regulatory Framework**

While section 303(d) of the Clean Water Act and current EPA regulations do not require the development of TMDL implementation plans as part of the TMDL process, they do require reasonable assurance that the load and wasteload allocations can and will be implemented. Additionally, Virginia's 1997 Water Quality Monitoring, Information and Restoration Act (WQMIRA) directs the State Water Control Board to "develop and implement a plan to achieve fully supporting status for impaired waters" (Section 62.1-44.19.7). WQMIRA also establishes that the implementation plan shall include the date of expected achievement of water quality objectives, measurable goals, corrective actions necessary, and the associated costs, benefits and environmental impacts of addressing the impairments. EPA outlines the minimum elements of an approvable implementation plan in its 1999 "Guidance for Water Quality-Based Decisions: The TMDL Process." The listed elements include implementation actions/management measures, timelines, legal or regulatory controls, time required to attain water quality standards, monitoring plans and milestones for attaining water quality standards.

Once developed, VADEQ intends to incorporate the TMDL implementation plan into the appropriate Water Quality Management Plan (WQMP), in accordance with the Clean Water Act's Section 303(e). In response to a Memorandum of Understanding (MOU) between EPA and VADEQ, VADEQ submitted a Continuous Planning Process to EPA in which VADEQ commits to regularly update the WQMPs. Thus, the WQMPs will be, among other things, the repository for all TMDLs and TMDL implementation plans developed within a river basin.

# **Implementation Funding Sources**

A potential source of funding for TMDL implementation is Section 319 of the Clean Water Act. Section 319 funding is a major source of funds for Virginia's Non-point Source Management Program. Other funding sources for implementation include the U.S. Department of Agriculture's Conservation Reserve Enhancement and Environmental Quality Incentive Programs, the Virginia State Revolving Loan Program, and the Virginia Water Quality Improvement Fund. The TMDL Implementation Plan Guidance Manual contains additional information on funding sources, as well as government agencies

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that might support implementation efforts and suggestions for integrating TMDL implementation with other watershed planning efforts.

# **Addressing Wildlife Contributions**

In some waters for which TMDLs have been developed, water quality modeling indicates that even after removal of all of the sources of bacteria (other than wildlife), the stream will not attain standards under all flow regimes at all times. However, neither the Commonwealth of Virginia, nor EPA are proposing the elimination of wildlife to allow for the attainment of water quality standards. Should during the implementation plan development phase of a TMDL process, and in consultation with a local government or a landowner, the Department of Game and Inland Fisheries (DGIF) determine that a population of resident geese, deer or other wildlife is at "nuisance" levels, measures to reduce such populations may be deemed acceptable if undertaken under the supervision, or issued permit, of the DGIF or the U.S. Fish and Wildlife Service as appropriate. While managing overpopulations of wildlife will remain as an option to local stakeholders, the reduction of wildlife or changing a natural background condition is not the intended goal of a TMDL.

Based on the above, EPA and Virginia have developed a TMDL strategy to address the wildlife issue. The first step in this strategy is to develop a reduction goal. The pollutant reductions for the interim goal are applied only to controllable, anthropogenic sources identified in the TMDL, setting aside any control strategies for wildlife. During the first implementation phase, all controllable sources would be reduced to the maximum extent practicable using the staged approach outlined above. Following completion of the first phase, VADEQ would re-assess water quality in the stream to determine if the water quality standard is attained. This effort will also evaluate if the technical assumptions were correct. In some cases, the effort may never have to go to the second phase because the water quality standard excursions attributed to wildlife may be very small and fall within the margin of error.

If water quality standards are not being met, a special study called a Use Attainability Analysis (UAA) may be initiated to reflect the presence of naturally high bacteria levels due to uncontrollable sources. The outcomes of the UAA may lead to the determination that the designated use(s) of the waters may need to be changed to reflect the attainable use(s). To remove a designated use, the state must demonstrate 1) that the use is not an existing use, 2) that downstream uses are protected, and 3) that the source of bacterial contamination is natural and uncontrollable by effluent limitations and by implementing cost-effective and reasonable best management practices for non-point source control (9 VAC 25-260-10). All site-specific criteria or designated use changes must be adopted as amendments to the water quality standards regulations. Watershed stakeholders and EPA are able to provide comment during this process. Additional information can be obtained at http://www.deg.state.va.us/wqs/WQS03AUG.pdf.

# 7.0 Public Participation

During development of the TMDL for the Lawnes Creek watershed in Growing Area 60, public involvement was encouraged through a public participation process that included public meetings and stakeholder meetings.

The first public meeting was held on August 18, 2009. A basic description of the TMDL process and the agencies involved was presented and a discussion was held to regarding the source assessment inputs, bacterial source tracking, and model results. This meeting was followed by development of the final draft TMDL and a review by the stakeholders. Input from these meetings was utilized in the development of the TMDL and improved confidence in the allocation scenarios and TMDL process.

The second public meeting where the TMDL load allocations were presented was held on \_\_\_\_\_\_. Public involvement in the TMDL implementation planning process was encouraged.

## 8.0 Glossary

**303(d).** A section of the Clean Water Act of 1972 requiring states to identify and list water bodies that do not meet the states' water quality standards.

Allocations. That portion of receiving water's loading capacity attributed to one of its existing or future pollution sources (nonpoint or point) or to natural background sources. (A wasteload allocation [WLA] is that portion of the loading capacity allocated to an existing or future point source, and a load allocation [LA] is that portion allocated to an existing or future nonpoint source or to natural background levels. Load allocations are best estimates of the loading, which can range from reasonably accurate estimates to gross allotments, depending on the availability of data and appropriate techniques for predicting loading.)

**Ambient water quality.** Natural concentration of water quality constituents prior to mixing of either point or nonpoint source load of contaminants. Reference ambient concentration is used to indicate the concentration of a chemical that will not cause adverse impact on human health.

**Anthropogenic.** Pertains to the [environmental] influence of human activities.

**Bacteria.** Single-celled microorganisms. Bacteria of the coliform group are considered the primary indicators of fecal contamination and are often used to assess water quality.

**Bacterial source tracking (BST).** A collection of scientific methods used to track sources of fecal contamination.

**Best management practices (BMPs).** Methods, measures, or practices determined to be reasonable and cost-effective means for a landowner to meet certain, generally nonpoint source, pollution control needs. BMPs include structural and nonstructural controls and operation and maintenance procedures. **Clean Water Act (CWA).** The Clean Water Act (formerly referred to as the Federal Water Pollution Control Act or Federal Water Pollution Control Act Amendments of 1972), Public Law 92-500, as amended by Public Law 96-483 and Public Law 97-117, 33 U.S.C. 1251 et seq. The Clean Water Act (CWA) contains a number of provisions to restore and maintain the quality of the nation's water resources. One of these provisions is section 303(d), which establishes the TMDL program. **Concentration.** Amount of a substance or material in a given unit volume of solution; usually measured in milligrams per liter (mg/L) or parts per million (ppm).

**Contamination.** The act of polluting or making impure; any indication of chemical, sediment, or biological impurities.

**Cost-share program.** A program that allocates project funds to pay a percentage of the cost of constructing or implementing a best management practice. The remainder of the costs is paid by the producer(s).

**Critical condition.** The critical condition can be thought of as the "worst case" scenario of environmental conditions in the waterbody in which the loading expressed in the TMDL for the pollutant of concern will continue to meet water quality standards. Critical conditions are the combination of environmental factors (e.g., flow, temperature, etc.) that results in attaining and maintaining the water quality criterion and has an acceptably low frequency of occurrence.

**Designated uses.** Those uses specified in water quality standards for each waterbody or segment whether or not they are being attained.

**Direct** – **Contributes Pollution** - (**Direct or Indirect**) – VDH Division of Shellfish Sanitations terminology for point source or non-point source pollution sources and potential pollution sources used in their Shoreline Sanitary Surveys.

**Domestic wastewater.** Also called sanitary wastewater, consists of wastewater discharged from residences and from commercial, institutional, and similar facilities.

**Drainage basin.** A part of a land area enclosed by a topographic divide from which direct surface runoff from precipitation normally drains by gravity into a receiving water. Also referred to as a watershed, river basin, or hydrologic unit.

**Existing use.** Use actually attained in the waterbody on or after November 28, 1975, whether or not it is included in the water quality standards (40 CFR 131.3).

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**Fecal Coliform.** Indicator organisms (organisms indicating presence of pathogens) associated with the digestive tract.

**Geometric mean.** A measure of the central tendency of a data set that minimizes the effects of extreme values.

**GIS.** Geographic Information System. A system of hardware, software, data, people, organizations and institutional arrangements for collecting, storing, analyzing and disseminating information about areas of the earth. (Dueker and Kjerne, 1989)

**Infiltration capacity.** The capacity of a soil to allow water to infiltrate into or through it during a storm.

**Interflow.** Runoff that travels just below the surface of the soil.

**Loading, Load, Loading rate.** The total amount of material (pollutants) entering the system from one or multiple sources; measured as a rate in weight per unit time.

**Load allocation (LA).** The portion of a receiving waters loading capacity attributed either to one of its existing or future nonpoint sources of pollution or to natural background sources. Load allocations are best estimates of the loading, which can range from reasonably accurate estimates to gross allotments, depending on the availability of data and appropriate techniques for predicting the loading. Wherever possible, natural and nonpoint source loads should be distinguished (40 CFR 130.2(g)).

**Loading capacity (LC).** The greatest amount of loading a water body can receive without violating water quality standards.

**Margin of safety (MOS).** A required component of the TMDL that accounts for the uncertainty about the relationship between the pollutant loads and the quality of the receiving water body (CWA section 303(d)(1)©). The MOS is normally incorporated into the conservative assumptions used to develop TMDLs (generally within the calculations or models) and approved by EPA either individually or in state/EPA agreements. If the MOS needs to be larger than that which is allowed through the conservative assumptions, additional MOS can be added as a separate component of the TMDL (in this case, quantitatively, a TMDL = LC = WLA + LA + MOS).

**Mean.** The sum of the values in a data set divided by the number of values in the data set.

**Monitoring.** Periodic or continuous surveillance or testing to determine the level of compliance with statutory requirements and/or pollutant levels in various media or in humans, plants, and animals.

Narrative criteria. Non-quantitative guidelines that describe the desired water quality goals.

**Nonpoint source.** Pollution that originates from multiple sources over a relatively large area. Nonpoint sources can be divided into source activities related to either land or water use including failing septic tanks, improper animal-keeping practices, forest practices, and urban and rural runoff.

**Numeric targets.** A measurable value determined for the pollutant of concern, which, if achieved, is expected to result in the attainment of water quality standards in the listed waterbody.

**Point source.** Pollutant loads discharged at a specific location from pipes, outfalls, and conveyance channels from either municipal wastewater treatment plants or industrial waste treatment facilities. Point sources can also include pollutant loads contributed by tributaries to the main receiving water waterbody or river.

**Pollutant.** Dredged spoil, solid waste, incinerator residue, sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt, and industrial, municipal, and agricultural waste discharged into water. (CWA section 502(6)).

**Pollution.** Generally, the presence of matter or energy whose nature, location, or quantity produces undesired environmental effects. Under the Clean Water Act, for example, the term is defined as the man-made or man-induced alteration of the physical, biological, chemical, and radiological integrity of water.

**Privately owned treatment works.** Any device or system that is (a) used to treat wastes from any facility whose operator is not the operator of the treatment works and (b) not a publicly owned treatment works.

**Public comment period.** The time allowed for the public to express its views and concerns regarding action by EPA or states (e.g., a Federal Register notice of a proposed rule-making, a public notice of a draft permit, or a Notice of Intent to Deny).

**Publicly owned treatment works (POTW).** Any device or system used in the treatment (including recycling and reclamation) of municipal sewage or industrial wastes of a liquid nature that is owned by a state or municipality. This definition includes sewers, pipes, or other conveyances only if they convey wastewater to a POTW providing treatment.

Raw sewage. Untreated municipal sewage.

**Receiving waters.** Creeks, streams, rivers, lakes, estuaries, ground-water formations, or other bodies of water into which surface water and/or treated or untreated waste are discharged, either naturally or in man-made systems.

**Riparian areas.** Areas bordering streams, lakes, rivers, and other watercourses. These areas have high water tables and support plants that require saturated soils during all or part of the year. Riparian areas include both wetland and upland zones.

**Riparian zone.** The border or banks of a stream. Although this term is sometimes used interchangeably with floodplain, the riparian zone is generally regarded as relatively narrow compared to a floodplain. The duration of flooding is generally much shorter, and the timing less predictable, in a riparian zone than in a river floodplain.

**Runoff.** That part of precipitation, snowmelt, or irrigation water that runs off the land into streams or other surface water. It can carry pollutants from the air and land into receiving waters.

**Septic system.** An on-site system designed to treat and dispose of domestic sewage. A typical septic system consists of a tank that receives waste from a residence or business and a drain field or subsurface absorption system consisting of a series of percolation lines for the disposal of the liquid effluent. Solids (sludge) that remain after decomposition by bacteria in the tank must be pumped out periodically.

**Sewer.** A channel or conduit that carries wastewater and storm water runoff from the source to a treatment plant or receiving stream. Sanitary sewers carry household, industrial, and commercial waste. Storm sewers carry runoff from rain or snow. Combined sewers handle both.

**Slope.** The degree of inclination to the horizontal. Usually expressed as a ratio, such as 1:25 or 1 on 25, indicating one unit vertical rise in 25 units of horizontal distance, or in a decimal fraction (0.04), degrees (2 degrees 18 minutes), or percent (4 percent).

**Stakeholder.** Any person with a vested interest in the TMDL development.

**Surface area.** The area of the surface of a waterbody; best measured by planimetry or the use of a geographic information system.

**Surface runoff.** Precipitation, snowmelt, or irrigation water in excess of what can infiltrate the soil surface and be stored in small surface depressions; a major transporter of nonpoint source pollutants.

**Surface water.** All water naturally open to the atmosphere (rivers, lakes, reservoirs, ponds, streams, impoundments, seas, estuaries, etc.) and all springs, wells, or other collectors directly influenced by surface water.

**Topography.** The physical features of a geographic surface area including relative elevations and the positions of natural and man-made features.

**Total Maximum Daily Load (TMDL).** The sum of the individual wasteload allocations (WLAs) for point sources, load allocations (LAs) for nonpoint sources and natural background, plus a margin of safety (MOS). TMDLs can be expressed in terms of mass per time, toxicity, or other appropriate measures that relate to a state's water quality standard.

**VADEQ.** Virginia Department of Environmental Quality.

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**VDH.** Virginia Department of Health.

**Virginia Pollutant Discharge Elimination System (VPDES).** The national program for issuing, modifying, revoking and re-issuing, terminating, monitoring, and enforcing permits, and imposing and enforcing pretreatment requirements, under sections 307, 402, 318, and 405 of the Clean Water Act.

**Wasteload allocation (WLA).** The portion of a receiving waters' loading capacity that is allocated to one of its existing or future point sources of pollution. WLAs constitute a type of water quality-based effluent limitation (40 CFR 130.2(h)).

**Wastewater.** Usually refers to effluent from a sewage treatment plant. See also **Domestic wastewater**. **Wastewater treatment.** Chemical, biological, and mechanical procedures applied to an industrial or municipal discharge or to any other sources of contaminated water to remove, reduce, or neutralize contaminants.

**Water quality.** The biological, chemical, and physical conditions of a waterbody. It is a measure of a waterbody's ability to support beneficial uses.

Water quality criteria. Levels of water quality expected to render a body of water suitable for its designated use, composed of numeric and narrative criteria. Numeric criteria are scientifically derived ambient concentrations developed by EPA or states for various pollutants of concern to protect human health and aquatic life. Narrative criteria are statements that describe the desired water quality goal. Criteria are based on specific levels of pollutants that would make the water harmful if used for drinking, swimming, farming, fish production, or industrial processes.

**Water quality standard.** Law or regulation that consists of the beneficial designated use or uses of a waterbody, the numeric and narrative water quality criteria that are necessary to protect the use or uses of that particular waterbody, and an anti-degradation statement.

**Watershed.** A drainage area or basin in which all land and water areas drain or flow toward a central collector such as a stream, river, or lake at a lower elevation.

**WQIA.** Water Quality Improvement Act.

## 9.0 Citations

MapTech Inc. December (2005). Bacterial Source Tracking Analysis to Support Virginia's TMDLs: Shellfish Stations.

VADEQ (1998). Virginia Total Maximum Daily Load Priority List and 303(d) List of Impaired Waters.

VADEQ (2003). TMDL Implementation Plan Guidance Manual.

EPA-US (1999). Guidance for Water Quality-Based Decisions: The TMDL Process. EPA 440/4-99-001.

## 10.0 Appendices

## Appendix A

- A-1: Growing Area 60 VDH-DSS Shoreline Sanitary Survey March 5, 2004
- A-2: Growing Area 60 Condemnation Notice 206 Lawnes Creek
- Appendix B Supporting Documentation and Watershed Assessment
  - B-1: Fecal Production Literature Review
  - B-2: Geographical Information System Data: Sources and Process
  - B-3: Watershed Source Assessment
  - B-4: Water Quality Data Summary
- Appendix C Code of Virginia §62.1-194.1: Obstructing or contaminating state waters.
- Appendix D Guidance Memo No. 04-2022: Procedures for Establishing Boating No Discharge Zones

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Appendix E Vessel Sewage Discharge Program

## Appendix A

## A-1: Growing Area 60 VDH-DSS Shoreline Sanitary Survey

## COMMONWEALTH OF VIRGINIA

## DEPARTMENT OF HEALTH DIVISION OF SHELLFISH SANITATION

109Governor Street, Room 614-B Richmond, VA 23219 Ph: 804-864-7487

Fax: 804-864-7481

#### COBHAM BAY AND LAWNES CREEK

Growing Area #60
Isle of Wight and Surry Counties
Shoreline Sanitary Survey

**Date: March 5, 2004** 

Survey Period: May 24, 2002 – October 23, 2003 Total Number of Properties Surveyed: 1114

Surveyed By: H. R. Barker, J. D. Dickerson, J. E. Merritt, and J. H. Ray

#### **SECTION A – GENERAL**

This survey area extends from Reference Point 61 at Cobham Wharf to Reference Point 62 at the end of Route 703, including the James River shoreline between these two points, Cobham Bay, Cedar Field Creek, Blizzards creek, College Run (Mill Farm Run), Lower Chippokes Creek (Castle Mill Run), Homewood Creek, Hog Island Creek, Hunnicut Creek, Lawnes Creek (Pierce Creek, Pooles Creek, and Slade Pond), and all of their tributaries.

Topography of this area is characterized by land elevations ranging from approximately sea level at the James River shoreline to 80' on adjacent bluffs. 100' elevations are found further inland, which descend into large areas of wetlands. Wetlands are especially prominent in the Hog Island and Lawnes Creek areas.

This is a moderately populated, slowly growing area with small communities of summer homes situated at Cobham Wharf, Bailey's Beach, and Holly Point. Most homes, except for those located in the summer beach communities, are located on well elevated land. The economy is based on agriculture, fishing, tourism, power generation, and small business. Agriculture is based on dairy, beef, cotton, and peanut farms. Hog farming, once common in the area, is no longer prevalent. The Surry Nuclear Power Station is

located at the base of Hog Island Point. The plant draws and discharges cooling water as required directly from the James River on either side of Hog Island Point respectively.

On September 18, 2003 Hurricane 'Isabel' passed through the survey area causing extensive damage. Many, though not all, of the beach front summer cottages were very severely damaged or completely destroyed by storm surge, wave action, and landslides from over hanging bluffs. Some bluff top homes now sit perilously close to the bluffs' edges and many other elevated properties included in this survey were damaged to varying degrees by high winds and the associated downing of large numbers of mature trees. Numerous houses have been temporarily condemned pending completion of repairs.

Meteorological data indicated that the area received a total rainfall of 95.94" for the survey period. A monthly breakdown is as follows:

Month	2002	2003
January		2.83
February		5.64
March		4.12
Anril		8 22

September 2	2009	Draft
May	0.00 (5/23-30/02)	5.34
June	1.81	5.52
July	2.00	8.56
August	3.18	16.00
September	2.65	12.88
October	5.71	0.77 (10/1-23/03)
November	6.26	
December	4.45	

There are significant wildlife populations at the Hog Island National Wildlife Refuge. Especially notable is a large seasonal egret rookery located on the tract. The Refuge also contains a large system of drainage canals.

The current restrictions on shellfish harvesting are Condemned Shellfish Area # 69, Upper James River, revised November 9, 1994; and Condemned Shellfish Area # 206, Tylers Beach Boat Basin, revised November 10, 1998. A copy of the current condemnation notices and map is attached to the back of this report.

Information in this report is gathered by and primarily for use of the Division of Shellfish Sanitation, Virginia Department of Health, in order to fulfill its responsibilities of shellfish growing area supervision and classification. However, the data are made available to various agencies participating in shellfish program coordinated activities or other interested parties. The Engineering Appendix is available by request from the Richmond Office of the Division of Shellfish Sanitation.

Report copies are provided to the local health department for corrective action of deficiencies listed on the summary page in Sections B. 2. and B. 3. and the Department of Environmental Quality for possible action at properties listed on the summary page in Sections B. 1., C. 1. and C. 2. The Division of Soil and Water Conservation is provided information on possible sources of animal pollution found in Section E.

This report lists only those properties that have a sanitary deficiency or have other environmental significance. "DIRECT" indicates that the significant activity or deficiency has a direct impact on shellfish waters. Individual field forms with full information on properties listed in this report are on file in the Richmond Office of the Division of Shellfish Sanitation and are available for reference until superseded by a subsequent survey of the area.

#### SECTION B: SEWAGE POLLUTION SOURCES

## SEWAGE TREATMENT FACILITIES

19. *DIRECT* – Virginia Power Surry Nuclear Power Plant, Hog Island Road, Surry 23883. (Virginia Power, Richmond 23230). Has VPDES permit #VA 004090 from Department of Environmental Quality. Treatment consists of a Parshall Flume comminutor, bar screen, flow splitter, dual aeration tanks, dual settling tanks, dual chlorine contact tanks, and sludge drying beds. Final discharge of effluent is into the power plant cooling water canal leading into Cobham Bay. Design flow is 85,000 gpd. See engineering Appendix for more information.

#### ON-SITE SEWAGE DEFICIENCIES

- 1. NO FACILITIES Location: Lot # 12 Cobham Bluff Lane, Surry 23883. Dwelling beige and olive camper trailer in mobile home park. No contact. Occupied, but not connected to a septic tank. No evidence of sanitary facilities. Sanitary Notice issued 5-24-02 to field #A12.
- 2. CONTRIBUTES POLLUTION Location: Lot # 13 Cobham Bluff Lane, Surry 23883. Business- empty mobile home lot. No contact. Broken sewage drain line with septic effluent erupting to ground surface. Septic odor and green algal mat present. Sanitary Notice issued 5-24-02 to field #A13.
- 10. CONTRIBUTES POLLUTION Occupant: Chippokes Plantation State Park (R.J. Kuykedall, Chief Ranger), 695 Chippokes Plantation Road, Surry 23883. Owner: Commonwealth of Virginia, Department of Conservation and Recreation, Division of State Parks, Richmond. Dwelling White painted wood frame 2-story. Drain line cut during electrical cable repair. Septic effluent erupting onto ground surface. Septic odor and algal mat present. Sanitary Notice issued 3-27-03 to field #A312.
- 13. CONTRIBUTES POLLUTION (Kitchen or Laundry Wastes) Occupant: Tommy Chapman, 6690 Colonial Trail East, Surry 23883. Owner: Ray Rickman, Hog Island Road, Surry 23883. Dwelling white frame 3 story. Thrift store and

residence. 2 persons. Laundry waste drains through 2" red hose from clothes washer on screened back porch onto ground surface. Sanitary Notice issued 5-24-02 to field #B1.

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- 14. CONTRIBUTES POLLUTION William Warren, 6074 Colonial Trail East, Surry 23883. Dwelling white frame 1 story with beige vinyl siding. 1 person. Septic tank lid open, exposing contents; and effluent erupting from septic tank to ground surface. Sanitary Notice issued 5-24-02 to field #B2.
- 16. CONTRIBUTES POLLUTION Gary Williams, 670 Ellersley Drive, Surry 23883. Dwelling brown and red house trailer. 1 person. Effluent erupting from end of drainfield onto ground surface. Sanitary Notice issued 6-20-02 to field #B27.
- 18. CONTRIBUTES POLLUTION (Kitchen or Laundry Wastes) Location: 2655 Hog Island Road, Surry 23883. Dwelling green and white house trailer. No Contact. Kitchen wastes draining through 3" black hose from house onto ground surface. Sanitary Notice issued 6-14-02 to field #B41.
- 22. CONTRIBUTES POLLUTION Ms. Harrison, 3730 Hog Island Road, Surry 23883. Dwelling Faux gray wood house trailer with white skirt. No Contact. Unapproved wooden lid used to cover septic tank. Sanitary Notice issued 6-19-02 to field #B82.
- 23. CONTRIBUTES POLLUTION Location: Retreat Lane, Surry 23883. Dwelling white house trailer. No Contact. Septic tank lid missing, exposing contents. Sanitary Notice issued 6-28-02 to field #B91.
- 24. CONTRIBUTES POLLUTION Location: Retreat Lane, Surry 23883. Dwelling green and white house trailer. No Contact. Evidence of recent eruption from open pipe between house and septic tank. Sanitary Notice issued 6-28-02 to field #B92.
- 25. CONTRIBUTES POLLUTION Location: 3182 Hog Island Road, Surry 23883. Dwelling Green and white house trailer with brown trim. No Contact. Unapproved wooden lid used to cover septic tank. Sanitary Notice issued 6-28-02 to field #B93.
- 27. CONTRIBUTES POLLUTION (Kitchen or Laundry Wastes) Occupant: Tanya Riker, 63 Flowerdew Lane, Surry 23883. Owner: Ernest Poole, 8621 Colonial Trail East, Surry 23883. Dwelling- Beige and white house trailer. 4 persons. Kitchen wastes draining from broken pipe under trailer onto ground surface. Sanitary Notice issued 7-12-02 to field #B129.
- 28. CONTRIBUTES POLLUTION Occupant: Eric Judkins, 100 Flowerdew Lane, Surry 23883. Owner: Earnest Poole, 8621 Colonial Trail East, Surry 23883. Dwelling faux brown wood house trailer. 4 persons. Effluent erupting from drainfield onto ground surface. Sanitary Notice issued 7-19-02 to field #B135.
- 29. CONTRIBUTES POLLUTION Occupant: Fannie Thompson, 92 Flowerdew Lane, Surry 23883. Owner: Ernest Poole, 8621 Colonial Trail East, Surry 23883. Dwelling faux green and white wood house trailer. 1 person. Effluent erupting from drainfield onto ground surface. Sanitary Notice issued 7-19-02 to field #B136.
- 30. NO FACILITIES Location: 1140 Burnt Mill Road, Surry 23883. Dwelling white frame 1 story with green trim. Dwelling No Contact. No privy present. Sanitary Notice issued 8-8-02 to field #B192.
- 40. NO FACILITIES Location: 484 Mount Ray Drive, Surry 23883. Owner: Willie Rose Thompson, 472 Mount Ray Drive, Surry 23883. Dwelling 1 story brown frame with white trim. 2 persons. Unusable privies on property. Sanitary Notice issued 3-27-03 to field #B303.
- 41. NO FACILITIES Willie Rose Thompson, 472 Mount Ray Drive, Surry 23883. Dwelling- 1 story gray frame with black trim. 2 persons. Unusable privies scattered around the property. Sanitary Notice issue 3-27-03 to field #B304.
- 42. CONTIBUTES POLLUTION Location: Mount Ray Drive, Surry 23883. Owner: Owner Willie Rose Thompson, Mount Ray Drive, Surry 23883. 1 story white frame. 2 persons. 4" white PVC straight pipe discharges into cesspool with tin lid at rear of house; and

CONTRIBUTES POLLUTION (Kitchen or Laundry Wastes) -2" white PVC pipe discharges from kitchen area onto ground surface behind house. Sanitary Notice issued 3-27-03 to field #B305.

## September 2009 Draft

- 43. NO FACILITIES Location: Mount Ray Drive, Surry 23883. Owner: Willie Rose Thompson, 482 Mount Ray Drive, Surry 23883. Dwelling 1 story gray and yellow frame. Unusable privy on adjacent property. Sanitary Notice issued 3-27-03 to field #B306.
- 45. CONTRIBUTES POLLUTION Location: 6822 Colonial Trail East, Surry 23883. Dwelling turquoise blue and white house trailer. No contact. Effluent erupting from drainfield onto ground surface at rear of trailer. Sanitary Notice issued 5-29-03 to field #B318.
- 48. CONTRIBUTES POLLUTION Gladys Bailey, 388 Hillside Lane, Surry 23883. Dwelling 1 story white vinyl siding with green trim. 1 person. Effluent erupting from drainfield onto ground surface in front yard. Sanitary Notice issued 5-29-03 to field #B333.
- 52. CONTRIBUTES POLLUTION Location: 5500 Old Stage Highway, Smithfield 23430. Dwelling- 2 story white vinyl siding, (old service station). No contact. Effluent erupting from drainfield onto ground surface. Sanitary Notice issued 9-10-03 to field #B380.
- 54. CONTRIBUTES POLLUTION Location: 5470 Old Stage Highway, Smithfield 23430. Dwelling white vinyl siding 2-story. No contact. Effluent erupting from distribution box onto ground surface. Sanitary Notice issued 3-27-03 to field #C248.
- 55. CONTRIBUTES POLLUTION Location: 5396 Old Stage Highway, Smithfield 23430. Dwelling white frame 2 story with black shutters. No contact. Effluent erupting from drainfield onto ground. Sanitary Notice issued 3-27-03 to field #C249.
- 56. CONTRIBUTES POLLUTION Location: 5344 Tillery Lane, Smithfield 23430. Dwelling white siding house trailer. No contact. Effluent erupting from broken sewage pipe leading to septic tank. Sanitary Notice issued 3-27-03 to field #C250.
- 57. CONTRIBUTES POLLUTION Sandra Debnam, 13611 Track Lane, Smithfield 23430. Dwelling Gray asbestos siding 1 story with black shutters. 1 person. Effluent draining onto ground from broken sewage pipe. Sanitary Notice issued 5-20-03 to field #C57.
- 58. CONTRIBUTES POLLUTION Irene Jones, 13655 Track Lane, Smithfield 23430. Dwelling brick 1 story with white trim and shutters. 3 persons. Effluent erupting from drainfield onto ground surface. Sanitary Notice issued 5-20-03 to field #C62.
- 59. CONTRIBUTES POLLUTION Artis Harris, 13667 Track Lane, Smithfield 23430. Dwelling white vinyl siding 1 story with red shutters. 1 person. Effluent erupting from septic tank onto ground. Sanitary Notice issued 5-20-03 to field #C63.
- 60. CONTRIBUTES POLLUTION (Kitchen or laundry Wastes) Anthony Turner, Jr., 4820 Old Stage Highway, Smithfield 23430. Dwelling brick 1 story with black shutters and white trim. 3 persons. laundry waste discharging from 2" white PVC pipe onto driveway adjacent house. Sanitary Notice issued 6-11-03 to field #C96.
- 61. CONTRIBUTES POLLUTION Willie Key, 13419 Martha Circle, Smithfield 23430. Dwelling wood siding 1 story. 5 persons. Effluent erupting from drainfield onto ground surface in back and side yard. Sanitary Notice issued 6-20-03 to field #C128.
- 62. CONTRIBUTES POLLUTION Rushmere Station, 4761 Old Stage Highway, Smithfield 23430. Dwelling brick one story commercial building with white trim. Effluent erupting from drainfield onto ground surface in grass area. Sanitary Notice issued 7-24-03 to field #C175.
- 64. CONTRIBUTES POLLUTION Location: 3456 Fort Huger Drive, Smithfield 23430. Dwelling tan vinyl sided trailer with green shudders. No contact. Effluent erupting from drainfield onto ground surface on side of yard. Sanitary Notice issued 7-24-03 to field #C211.
- 65. CONTRIBUTES POLLUTION Charlie Spratley, 3342 Fort Huger Drive, Smithfield 23430. Dwelling tan vinyl sided trailer with brown shutters. No contact. Effluent erupting from drainfield onto ground surface in back of yard beside driveway. Sanitary Notice issued 7-24-03 to field #C215.

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- 67. CONTRIBUTES POLLUTION Geneva Roberts, 14259 Tylers Beach Road, Smithfield 23430. Dwelling tan and brown house trailer. 2 persons. Effluent erupting from septic tank onto ground surface below and in front of trailer. Sanitary Notice issued 7-31-03 to field #C238.
- 69. CONTRIBUTES POLLUTION Location: 5263 Old Stage Highway, Smithfield 23430. Dwelling- blue frame and asbestos shingle 2-story with white trim. Effluent erupting from drainfield onto ground surface; and

CONTRIBUTES POLLUTION (Kitchen or Laundry Wastes) – Laundry waste draining through 4" black plastic hose onto ground. Sanitary Notice issued 5-15-03 to field #C22.

## POTENTIAL POLLUTION

- 4. Purnell Watson, 3150 Colonial Trail East, Surry 23884. Dwelling—white aluminum 1 ½ story on brick with black trim and shutters. 2 persons. Owner reports difficulty flushing toilets when the soil is saturated. No evidence of discharge at the time of inspection.
- 7. Occupant: Marlenia Pulley, 3767 Colonial Trail East, Surry 23884. Dwelling white vinyl 1½ story with white trim and gray shutters. Owner: Gladys Hill, Portsmouth. 5 persons. Occupant reports intermittent strong septic odor in area of septic tank. Faint septic odor present at the time of inspection. No evidence of failure.
- 32. Willie Ferguson, 422 Mantura Road, Surry 23883. Dwelling 1 story white frame with gray trim and screened front porch. No contact. 26 junked lawn mowers, sinks, tires, and other miscellaneous junk scattered over approximately 1/3 acre.
- 47. Location: 15816 White Marsh Road, Surry 23883. Dwelling 1 story brick with brown shutters. No contact. 3" white PVC pipe of undetermined origin observed terminating in bull enclosure at rear of house. Bull present.
- 53. Jennifer Goodwin, 14073 Wells King Lane, Isle of Wight 23xxx. Dwelling- brown and beige house trailer. No contact. 12-15 junked lawn mowers; 10 junked cars; and varying numbers of junked washing machines and other appliances scattered over approximately 1 acre.

## **SECTION C: NONSEWAGE WASTE SITES**

## INDUSTRIAL WASTES

- 5. Occupant: Beechland Farms, Inc., end of College Run Drive, Surry 23884. Owner: Beechland Farms, Inc., 3192 Beechland Road, Elberon 23846. Business borrow pit. No contact. Has permit # 90443AA from the Virginia Bureau of Mines.
- 20. Occupant: Hog Island Wildlife Management Area, Surry. Owner: Commonwealth of Virginia, Department of Inland Fisheries, 4400 West Broad Street Richmond 23221. Public- wildlife preserve. 3 employees. One 1000 gallon above ground gasoline tank and one 500 gallon above ground diesel tank
- 26. Occupant: Charles Lane, 2444 Hog Island Road, Surry 23883. Owner: Glen Slade, Surry. Agricultural farm. One 750 gallon above ground tank of diesel fuel and smaller amounts of contained pesticides.

## SOLID WASTE DUMPSITES

- 6. Location: 258 College Run Drive, Surry 23884. Dwelling- White painted wood frame 1 story with black trim. No contact. Property packed with junked cars, motorcycles, bicycles, and household appliances. Strong odor of motor oil. Evidence of significant dumping of used motor oil and other hydrocarbon lubricants.
- 34. Surry County, Mantura Road, Surry 23883. Public 7 trash dumpsters. No contact. Miscellaneous trash in and around the receptacles.
- 37. Location: Adjacent west 8758 Colonial Trail East. Owner: Earnest Poole, 8621 Colonial Trail East, Surry 23883. Business-large private dumpsite. No contact. Approximately 5 acres containing about 100 vehicles; numerous 55 gallon drums; derelict boats; scrap metal; and other debris.

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38. Occupant: Parsons Garage, 8232 Colonial Trail East, Surry 23883. Owner: C. T. Parsons, 8232 Colonial Trail East 23883. Dwelling - white construction block 1 story with auto shop in rear. Approximately 7 acres containing about 100 vehicles; oil barrels; antifreeze containers; and other miscellaneous items.

#### **SECTION D: BOATING ACTIVITY**

#### **MARINAS**

-None-

## OTHER PLACES WHERE BOATS ARE MOORED

- 21. Occupant: Lawnes Creek boat ramp, Landing Road, Surry. Owner: Virginia Department of Game and Inland Waterways, 4010 West Broad Street, Richmond 23221. Public Boat ramp. No contact. No boats were present at time of survey. The only boating service provided is an in-out ramp and small pier. There are no sanitary facilities and no boat holding tank pump-out facilities present at this location.
- 68. Occupant: Tylers Beach boat ramp, Tylers Beach Road, Isle of Wight County. Owner: Isle of County, P.O. Box 80, isle of Wight County 23397. Public Boat ramp and bulkheaded boat basin. No contact. Present at time of survey were 2 boats less than 26' and 12 boats greater than 26' in slips; and 4 boats greater than 26' in dry storage. The only boating service provided is an in-out ramp and small pier. Sanitary facility provided is one unisex vault privy. There is no boat holding tank pump-out facility and no portable toilet dump station at this location. There are trash cans present for solid waste disposal.

## UNDER SURVEILLANCE

-None-

#### SECTION E: CONTRIBUTES ANIMAL POLLUTION

- 3. Richardson, 2353 Alliance Road, Surry 23884. Dwelling log cabin 2 story with 2 dormers. No contact. Present at the time of survey were 9 goats, 6 guinea fowl, 2 pea fowl, 1 turkey, and 9 chickens, approximately 50' from Blizzard's Creek. Manure disposal is to ground surface.
- 8. Location: 3823 Colonial Trail, Surry 23884. Dwelling White aluminum 1 story with green trim and shutters, and white metal awnings. No Contact. Present at the time of survey were 8 geese, 5 guinea fowl, 6 ducks, 2 choker, 80 chickens, and 1 dog, approximately 450' from Chippokes Creek. Manure disposal is to ground surface.
- 9. *DIRECT* Gene Jones, 1579 Chippokes Farm Road, Surry 23884. Agricultural cow pasture. No contact. Present at the time survey were approximately 100 cattle with direct access to a swampy branch of College Creek. Manure disposal is to ground surface. This inspector received two complaints from neighboring properties concerning manure odor, stream eutrophication, and mosquitoes emanating from this location.
- 11. Occupant: Chippokes Plantation State Park (R.J. Kuykendal, Chief Ranger), 695 Chippokes Plantation Road, Surry 23884. Owner: Commonwealth of Virginia, Department of Conservation and Recreation, Division of State Parks, Richmond. Public cow pasture. Present at the time of survey were approximately 65 cattle without direct access to tidal water approximately 1500' from the James River. Manure is left in pasture.
- 12. Occupant: Hugh Epps, 4871 Colonial Trail, Surry 23884. Owner: Hugh Epps, 7031 Colonial Trail, Surry 23884. Agricultural cow pasture. Present at the time of inspection were 15 cattle without direct access to tidal water located approximately 450' from a roadside ditch. Manure is left in pasture.
- 14. William Warren, 6074 Colonial Trail East, Surry 23883. Dwelling 1 story white frame and beige vinyl siding. 1 person. Present at time of survey were 25 hounds in kennel without direct access to tidal waters; 400 yards from unnamed tributary to Lower Chippokes Creek. Manure disposal is to a pit near the kennel.
- 15. *DIRECT* John M. Brock, Jr., 1047 Bacon Castle Trail, Surry 23883. Dwelling 2 story cream vinyl siding with brown shutters. 5 persons. Present at time of survey were 60 cattle with direct access to Castle Mill Run tributary of Lower Chippokes Creek. Manure is left in pastures.
- 17. **DIRECT** Stephanson 79 Ellesssly Court, Surry 23883. Dwelling white trailer with brown shutters and trim. Present at time of survey were 10 pastured pygmy goats with direct access to tributary of Lower Chippokes Creek. Manure is left in pasture.

- 31. Location: Burnt Mill Road, Surry 23833, (behind field #B195). Agricultural large pasture. No contact. 15 cattle in pasture without direct access to tidal waters. Manure is left in pasture.
- 33. **DIRECT** Hugh Epps, 7031 Colonial Trail East, Surry 23883. Agricultural dairy farm, 2 story white vinyl siding residence. 4 persons. Present at time of survey were approximately 60 cattle with direct access to Pierce Creek. Manure is left in pastures. Mr. Epps did not wish to discuss any aspect of the operation.
- 35. Jim Allen, 8911 Colonial Trail East, Surry 23883. Dwelling 2 story new construction, (no siding yet). 2 persons. Present at time of survey were 5 stabled horses without direct access to tidal waters. Manure is left in pasture and given to locals for gardens.
- 36. Francis Reynolds, 8967 Colonial Trail East, Surry 23883. Dwelling white house trailer with gold trim. 3 persons. Present at time of survey were 11 horses without direct access to tidal waters. Manure is left in pastures.
- 39. Mount Ray Drive, Surry 23883. Dwelling blue and white house trailer. Present at time of survey were 11 pastured goats and 11 kenneled hounds without direct access to tidal waters. Manure from goats left in pasture. Manure from dogs piled near kennels.
- 44. Bacon's Castle Hunt Club, Colonial Trail East, Surry 23883. Dwelling old frame with attached kennels. No contact. Present at time of survey were approximately 40 kenneled hounds without direct access to tidal waters. Manure is left in kennels.
- 46. Jim Judkin, 16494 White Marsh Road, Surry 23883. Agricultural 2 story white frame w green shutters. 1 person. Present at time of survey were 70 pastured dairy cows and 10 pastured horses without direct access to tidal waters. Manure is left in pastures.
- 49. James W. Bene, 889 Moonlight Road, Surry 23883. Dwelling 1 story natural brown frame. 2 persons. Present at time of survey were 25 pastured fainting goats, 1 Tibetan Mastiff, and 10 chickens without direct access to creek 150 yards away from enclosure. Manure is left in pen.
- 50. Location: behind 1915 Moonlight Road, Surry 23883. Business 3 wooden sheds behind 7' privacy fence and gate. No contact. Present at time of survey were an undetermined number of housed dogs and 6 free roaming fowl without direct access to tidal waters. Manure disposal is undetermined.
- 51. *DIRECT* Ray P. Barlow, 6259 Barlow Lane, Smithfield 23430. Dwelling 2 story white aluminum siding. 4 persons. Present at time of survey were 48 pastured cattle with direct access to Slades Pond which empties into Lawnes Creek. Manure is left in pasture.
- 63. Location: 4254 Fort Huger Drive, Smithfield 23430. Dwelling 1 story brick with barn and pasture in rear. No contact. Present at time of survey were 3 pastured horses and 2 pastured goats without direct access to tidal waters. Manure is left in pasture.
- 66. Location: 14155 Lawnes Creek Road, 4. Dwelling 1 story white vinyl siding with blue shutters and trim. 2 persons. Present at time of survey were 26 penned chickens without access to tidal waters. Manure is left in pen.

## **SUMMARY**

39

Area # 60 COBHAM BAY AND LAWNES CREEK March 5, 2004

## SECTION B: SEWAGE POLLUTION SOURCES 1. SEWAGE TREATMENT FACILITIES 1. DIRECT. #10

- 1 DIRECT #19.
- 0 INDIRECT None
- 1 B. 1. TOTAL

#### 2. ON-SITE SEWAGE DEFICIENCIES

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Correction of deficiencies in this section is the responsibility of the local health department.

#### 0-CONTRIBUTES POLLUTION, DIRECT - None

26 -CONTRIBUTES POLLUTION, INDIRECT - # 2, 10, 14, 16, 22, 23, 24, 25, 28, 29, 42, 45, 48, 52, 54, 55, 56, 57, 58, 59, 61, 62, 64, 65, 67, 69

0-CP (Kitchen or Laundry Wastes), DIRECT - None

6-CP (Kitchen or Laundry Wastes), INDIRECT - #13, 18, 27, 42, 60, 69

0-NO FACILITIES, DIRECT - None

5-NO FACILITIES, INDIRECT - #1, 30, 40, 41, 43

37 - B. 2. TOTAL

#### 3. POTENTIAL POLLUTION -

Periodic surveillance of these properties will be maintained to determine any status change. 5-POTENTIAL POLLUTION - #4, 7, 32, 47, 53

## **SECTION C: NON-SEWAGE WASTE SITES**

## 1. INDUSTRIAL WASTE SITES

- 0-DIRECT #None
- 3 INDIRECT # 5, 20, 26

3- C. 1. TOTAL

#### 2. SOLID WASTE DUMPSITES

- 1 DIRECT #37
- 3 INDIRECT #6, 34, 38

4 - C. 2. TOTAL

## **SECTION D: BOATING ACTIVITY**

- 0-MARINAS None
- 2-OTHER PLACES WHERE BOATS ARE MOORED #21, 68
- 0-UNDER SURVEILLANCE None

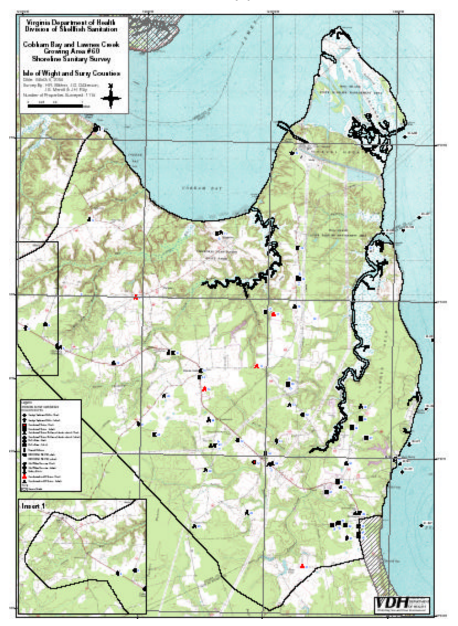
2 - D TOTAL

## SECTION E: CONTRIBUTES ANIMAL POLLUTION

5-DIRECT - # 9, 15, 17, 33, 51

15 -INDIRECT - # 3, 8,11, 12, 14, 31, 35, 36, 39, 44, 46, 49, 50, 63, 66

20- E TOTAL



## Appendix A

## A-2: Growing Area 60 Condemnation Notice – 206 Lawnes Creek



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COMMONWEALTH of VIRGINIA

Department of Health

DIVISION OF SHELLFISH SANITATION

109 Governor Street, Room 614-B Richmond, VA 23219 Ph: 804-864-7487 Fax: 804-864-7481

NOTICE AND DESCRIPTION OF SHELLFISH AREA CONDEMNATION NUMBER 060-206, LAWNES CREEK AND TYLERS BEACH BOAT BASIN

#### EFFECTIVE 28 DECEMBER 2007

Pursuant to Title 28.2, Chapter 8, §§28.2-803 through 28.2-808, §32.1-20, and §2.2-4002, B.16 of the Code of Virginia:

- The "Notice and Description of Shellfish Area Condemnation Number 060-206, Lawnes Creek and Tylers Beach Boat Basin," effective 17 October 2005, is cancelled effective 28 December 2007.
- Condemned Shellfish Area Number 060-206, shown as Sections A and B, is established, effective 28 December 2007. It shall be unlawful for any person, firm, or corporation to take shellfish from these areas for any purpose, except by permit granted by the Marine Resources Commission, as provided in Section 28.2-810 of the Code of Virginia. The boundaries of these areas are shown on the map titled "Lawnes Creek and Tylers Beach Boat Basin, Condemned Shellfish Area Number 060-206, 28 December 2007" which is a part of this notice.
- The Department of Health will receive, consider and respond to petitions by any interested person at any time with respect to reconsideration or revision of this order.

#### BOUNDARIES OF CONDEMNED AREA NUMBER 060-206

- A. The condemned area shall include all of Lawnes Creek and its tributaries lying upstream of a line drawn between latitude / longitude map coordinate (37°08'39.1",-76°40'16.2") and map coordinate (37°08'25.4",-76°40'02.2").
- B. The condemned area shall include all of Tylers Beach basin located south of Baileys Beach lying inland of a line drawn between latitude / longitude map coordinate (37°04'56.3", -76"39'50.8") and map coordinate (37°04'55.1", -76"39'51.3").

Recommended by:

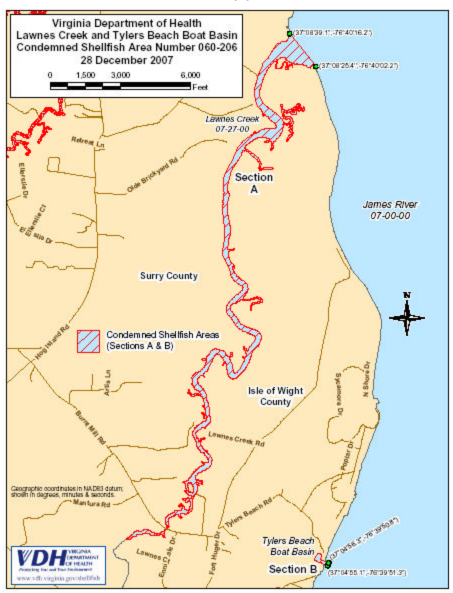
Director, Division of Shellfish Simitation

Ordered by:

State Health Commissioner

Date

www.wfh.virginia.gov/shellf/sh



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## Appendix B: Supporting Documentation and Watershed Assessment

## B-1: Fecal Production Literature Review

Table B.1

	Concentration in	n feces	Fecal coliform pr rate	oduction	Comments
	FC/g	Ref.	FC/day	Ref.	
			(seasonal)		
Cat	7.9E+06	1	5.0E+09	4	
Dog	2.3E+07	1	5.0E+09	4	
Chicken	1.3E+06	1	1.9E+08	4	
Chicken			2.4E+08	9	
Cow	2.3E+05	1	1.1E+11	4	average of dairy and beef
Beef cattle			5.4E+09	9	
Deer	1.0E+02	6	2.5E+04	6	assume 250 g/day
Deer	?		5.0E+08	9	best prof. judgment
Duck			4.5E+09	4	average of 3 sources
Duck	3.3E+07	1	1.1E+10	9	
Canada Gees	3		4.9E+10	4	
Canada Gees	e 3.6E+04	3	9.0E+06	3	
Canada Gees	e 1.5E+04	8	3.8E+06	8	assume 250 g/day (3)
Horse			4.2E+08	4	
Pig	3.3E+06	1	5.5E+09	4	
Pig			8.9E+09	9	
Sea Gull	3.7E+08	8	3.7E+09	8	assume 10 g/day
Sea gull			1.9E+09	5	mean of four species
Rabbit	2.0E+01	2	?		
Raccoon	1.0E+09	6	1.0E+11	6	assume 100 g/day
Sheep	1.6E+07	1	1.5E+10	4	
Sheep			1.8E+10	9	
Turkey	2.9E+05	1	1.1E+08	4	
Turkey			1.3E+08	9	
Rodent	1.6E+05	1	?		
Muskrat	3.4E+05	6	3.4E+07	6	
Human	1.3E+07	1	2.0E+09	4	
Septage	4.0E+05	7	1.0E+09	7	assume 70/gal/day/person

- 1. Geldreich, E. and E. A. Kenner. 1969. Concepts of fecal streptococci in stream pollution. J. Wat. Pollut. Control Fed. 41:R336-R352.
- 2. Geldreich, E., E. C. Best, B. A. Kenner, and D. J. Van Donsel. 1968. The bacteriological aspects of stormwater pollution. J. Wat. Pollut. Control Fed. 40:1861-1872.
- 3. Hussong, D., J. M. Damare, R. J. Limpert, W. J. L. Sladen, R. M. Weiner, and R. R. Colwell. 1979. Microbial impact of Canada geese (Branta canadensis) and whistling swans.
- 4. U.S. Environmental Protection Agency. 2001. Protocol for Developing Pathogen TMDLs. EPA 841-R-00-002. Office of Water (4503F), United States Environmental Protection Agency, Washington, DC. 132 pp.
- 5. Gould, D. J. and M. R. Fletcher. 1978. Gull droppings and their effects on water quality. Wat. Res. 12:665-672.
- 6. Kator, H. and M. W. Rhodes. 1996. Identification of pollutant sources contributing to degraded sanitary water quality in Taskinas Creek National Estuarine Research Reserve, Virginia. Special Report in Applied Marine Science and Ocean Engineering No. 336, The College of William and Mary, VIMS/School of Marine Science.
- 7. Kator, H., and M. W. Rhodes. 1991. Evaluation of Bacteroides fragilis bacteriophage, a candidate human-specific indicator of fecal contamination for shellfish-growing waters. A final report prepared under NOAA Cooperative Agreement NA90AA-H-FD234. Prepared and submitted to NOAA, Southeast Fisheries Science Center, Charleston Laboratory, Charleston, SC. 98 pp.
- 8. Alderisio, K. A. and N. DeLuca. 1999. Seasonal enumeration of fecal coliform bacteria from the feces of ring-billed gulls (Larus delawarensis) and Canada geese (Branta canadensis). Appl. Environ. Microbiol. 65:5628-5630.
- 9. TMDL report attributed to Metcalf and Eddy 1991 (Potomac Headwaters of West VA).

## Appendix B: Supporting Documentation and Watershed Assessment

## B-2: Geographic Information System Data: Sources and Process

A geographic information system is a powerful computer software package that can store large amounts of spatially referenced data and associated tabular information. The data layers produced by a GIS can be used for many different tasks, such as generating maps, analyzing results, and modeling processes. Below is a table that lists the data layers that were developed for the watershed and hydrodynamic models. (**Table B.2**)

Data Element	Source	Date
Watershed boundary	Division of Shellfish Sanitation, VA Department of Health	Various dates
Subwatershed boundary	Center for Coastal Resources Management	2003
Land use	National Land Cover Data set (NLCD), US Geological Survey	1999
Elevation	Digital Elevation Models and Digital Raster Graphs, US Geological Survey	Various dates
Soils	SSURGO and STATSGO, National Resource Conservation Service	Various dates
Stream network	National Hydrography Dataset	1999
Precipitation, temperature, solar radiation, and evapotranspiration	Chesapeake Bay Program, Phase V	2002
Stream flow data	Gauging stations, US Geological Survey	Various dates
Shoreline Sanitary Survey deficiencies	Division of Shellfish Sanitation, VA Department of Health	Various dates
Wastewater treatment plants	VA Department of Environmental Quality	Various dates
Sewers	Division of Shellfish Sanitation, VA Department of Health	Various dates
Dog population	US Census Bureau American Veterinary Association	2000
		2002
Domestic livestock	National Agricultural Statistics Service, USDA	1997/2001
Wildlife	Virginia Department of Game and Inland Fisheries,	2004
	US Fish and Wildlife Service	2004
Septic tanks (from human population)	Division of Shellfish Sanitation, VA Department of Health	Various dates 2000
Water quality monitoring stations	US Census Bureau Division of Shellfish Sanitation, VA Department of Health	Various dates
Water quality segments	Center for Coastal Resources Management	2003
Tidal prism segments	Department of Physical Sciences, VIMS	2003
Water body volumes	Bathymetry from Hydrographic Surveys, National Ocean Service, NOAA	Various dates
Condemnation zones	Division of Shellfish Sanitation, VA Department of Health	Various dates
Tidal data	NOAA tide tables	2004

## **Appendix B:** Supporting Documentation and Watershed Assessment B-2A: GIS Data Description and Process

Watershed boundary determined by VDH, DSS. DSS has determined that there are 105 shellfish watersheds or growing areas in Virginia.

Subwatershed boundaries were delineated based on elevation, using digital 7.5 minute USGS topographic maps, generally with 10 foot contour intervals on the eastern shore. Virginia Institute of Marine Science has determined that there are 1836 subwatersheds.

The original land use has 15 categories that were combined into 3 categories: urban (high and low density residential and commercial); undeveloped (forest and wetlands); and agriculture (pasture and crops).

Descriptions of Shoreline Sanitary Survey deficiencies are found in each report. Contact DSS for more information. Digital data layer generated by CCRM from hardcopy reports.

Wastewater treatment plant locations were obtained from VADEQ and digital data layer was generated by CCRM. Design flow, measured flow, and fecal coliform discharges were obtained from VADEQ.

Sewers data layer was digitized from Shoreline Sanitary Surveys by CCRM.

Dog numbers were obtained using the American Vet Associations equation of #households \* 0.58. See website for additional information—

http://www.avma.org/membshp/marketstats/formulas.asp#households1.

Database was generated by CCRM.

Domestic livestock includes cows, pigs, sheep, chickens, turkeys, and horses. Database was generated by CCRM.

Wildlife includes ducks and geese, deer, and raccoons. Animals were chosen based on availability of fecal coliform production rates and population estimates. Database was generated by CCRM. Ducks and geese–US FWS, DGIF

Deer-DGIF

Raccoons-DGIF

Human input was based on DSS sanitary survey deficiencies and US Census Bureau population data (number of households).

Water quality monitoring data are collected, on average, once per month. Digital data layer of locations was generated by DSS. Water quality data was mathematically processed and input into a database for model use.

Water bodies were divided into segments based on the location of the monitoring stations (midway between stations). If a segment contained >1 station, the FC values were averaged. If a segment contained 0 stations, the value from the closest station(s) was assigned to it. Digital data layer of

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segments was generated by CCRM. FC loadings in the water were obtained by multiplying FC concentrations by segment volume.

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Bathymetry data were used to generate a depth grid that was used to estimate volumes for each water quality segment and tidal prism segment.

The 1998 303(d) report was used to set the list of condemnation zones that require TMDLs. The digital data layer was generated by CCRM from hardcopy closure reports supplied by DSS.

## **Appendix B**: Supporting Documentation and Watershed Assessment B-2B: Population Numbers

The process used to generate population numbers used for the nonpoint source contribution analysis part of the watershed model for the four source categories: human, livestock, pets and wildlife is described for each below.

#### Human:

The number of people contributing fecal coliform from failing septic tanks were developed in two ways and then compared to determine a final value.

- 1) Deficiencies (septic failures) from the DSS shoreline surveys were counted for each watershed and multiplied by 3 (average number of people per household).
- 2) Numbers of households in each watershed were determined from US Census Bureau data. The numbers of households were multiplied by 3 (average number of people per household) to get the total number of people and then multiplied by a septic failure rate\* to get number of people contributing fecal coliform from failing septic tanks.

\*The septic failure rate was estimated by dividing the number of deficiencies in the watershed by the total households in the watershed. The average septic failure rate was 12% and this was used as the default unless the DSS data indicated that septic failure was higher.

## Livestock:

US Census Bureau data was used to calculate the livestock values. The numbers for each type of livestock (cattle, pigs, sheep, chickens (big and small), and horses) were reported by county. Each type of livestock was assigned to the land use(s) it lives on, or contributes to by the application of manure, as follows:

Cattle cropland and pastureland

Pigs cropland Sheep pastureland Chickens cropland Horses pastureland

GIS was used to overlay data layers for several steps:

- 1) The county boundaries and the land uses to get the area of each land use in each county. The number of animals was divided by the area of each land use for the county to get an animal density for each county.
- 2) The subwatershed boundaries and the land uses to get the area of each land use in each subwatershed.
- 3) The county boundaries and the subwatershed boundaries to get the area of each county in each subwatershed. If a subwatershed straddled more than one county, the areal proportion of each county in the subwatershed was used to determine the number of animals in the subwatershed.

Using MS Access, for each type of livestock, the animal density by county was multiplied by the area of each land use by county in each subwatershed to get the number of animals in each subwatershed. If more than one county was present in a subwatershed, the previous step was done for each county in

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the subwatershed, and then summed for a total number of animals in the subwatershed. The number of animals in each subwatershed was summed to get the total number of animals in each watershed.

## Pets:

The dog population was calculated using a formula for estimating the number of pets using national percentages, reported by the American Veterinary Association:

# dogs = # of households \* 0.58.

US Census Bureau data provided the number of households by county. The number of dogs per county was divided by the area of the county to get a dog density per county. GIS was used to overlay the subwatershed boundaries with the county boundaries to get the area of each county in a subwatershed. If a subwatershed straddled more than one county, the areal proportion of each county in the subwatershed was calculated. Using MS Access, the area of each county in the subwatershed was multiplied by the dog density per county to get the number of dogs per subwatershed. If more than one county was present in a subwatershed, the previous step was done for each county in the subwatershed, then summed for a total number of dogs in the subwatershed. The number of dogs in each subwatershed was summed to get the total number of dogs in each watershed.

## Wildlife:

## Deer -

The number of deer were calculated using information supplied by DGIF, consisting of an average deer index by county and the formula:

 $\#\text{deer/mi}^2$  of deer habitat = (-0.64 + (7.74 \* average deer index)).

Deer habitat consists of forests, wetlands, and agricultural lands (crop and pasture). GIS was used to overlay data layers for the following steps:

- 1) The county boundaries and the subwatershed boundaries to get the area of each county in each subwatershed. If a subwatershed straddled more than one county, the areal proportion of each county in the subwatershed was calculated.
- 2) The subwatershed boundaries and the deer habitat to get the area of deer habitat in each subwatershed.

Using MS Access, number of deer in each subwatershed were calculated by multiplying the #deer/mi² of deer habitat times the area of deer habitat. If more than one county was present in a subwatershed, the previous step was done for each county in the subwatershed, then summed for a total number of deer in the subwatershed. The number of deer in each subwatershed was summed to get the total number of deer in each watershed.

## Ducks and Geese -

The data for ducks and geese were divided into summer (April through September) and winter (October through March).

## Summer

The summer numbers were obtained from the Breeding Bird Population Survey (US Fish and Wildlife Service) and consisted of bird densities (ducks and geese) for 3 regions: the southside of the James River, the rest of the tidal areas, and the salt marshes in both areas. The number of ducks and geese in the salt marshes were distributed into the other 2 regions based on the areal proportion of salt marshes in them using the National Wetland Inventory data and GIS.

#### Winter

The winter numbers were obtained from the Mid-Winter Waterfowl Survey (US Fish and Wildlife Service) and consisted of population numbers for ducks and geese in several different areas in the tidal region of Virginia. MS Access was used to calculate the total number of ducks and geese in each area

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and then these numbers were grouped to match the 2 final regions (Southside and the rest of tidal Virginia) for the summer waterfowl populations. Winter populations were an order of magnitude larger than summer populations.

Data from DGIF showed the spatial distribution of ducks and geese for 1993 and 1994. Using this information and GIS a 250m buffer on each side of the shoreline was generated and contained 80% of the birds. Wider buffers did not incorporate significantly more birds, since they were located too far inland. GIS was used to overlay the buffer and the watershed boundaries to calculate the area of buffer in each watershed. To distribute this information into each subwatershed, GIS was used to calculate the length of shoreline in each subwatershed and the total length of shoreline in the watershed. Dividing the length of shoreline in each subwatershed by the total length of shoreline gives a ratio that was multiplied by the area of the watershed to get an estimate of the area of buffer in each subwatershed. MS Excel was used to multiply the area of buffer in each subwatershed times the total numbers of ducks and geese to get the numbers of ducks and geese in each subwatershed. These numbers were summed to get the total number of ducks and geese in each watershed. To get annual populations, the totals then were divided by 2, since they represent only 6 months of habitation (this reduction underestimates the total annual input from ducks and geese, but is the easiest conservative method to use since the model does not have a way to incorporate the seasonal differences).

## Raccoons -

Estimates for raccoon densities were supplied by DGIF for 3 habitats—wetlands (including freshwater and saltwater, forested and herbaceous), along streams, and upland forests. GIS was used to generate a 600 ft buffer around the wetlands and streams, and then to overlay this buffer layer with the subwatershed boundaries to get the area of the buffer in each subwatershed. GIS was used to overlay the forest layer with the subwatershed boundaries to get the area of forest in each subwatershed. MS Access was used to multiply the raccoon densities for each habitat times the area of each habitat in each subwatershed to get the number of raccoons in each habitat in each subwatershed. The number of raccoons in each subwatershed was summed to get the total number of raccoons in each watershed.

## Appendix B Supporting Documentation and Watershed Assessment

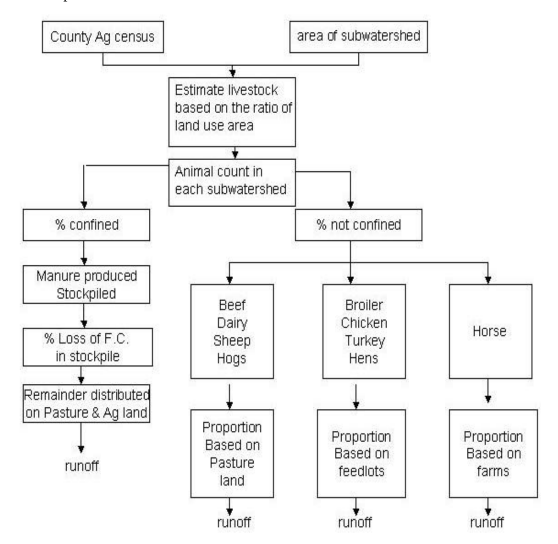
## B-3: Watershed Source Assessment

The watershed assessment calculates fecal coliform loads by source based on geographic information system data. A geographic information system is a powerful computer software package that can store large amounts of spatially referenced data and associated tabular information. The data layers produced by a GIS can be used for many different tasks, such as generating maps, analyzing results, and modeling processes. The watershed model requires a quantitative assessment of human sewage sources (i. e., malfunctioning septic systems) and animal (livestock, pets and wildlife) fecal sources distributed within each watershed.

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The fecal coliform contribution from livestock is through the manure spreading processes and direct deposition during grazing. This contribution was initially estimated based on land use data and the livestock census data. In the model, manure was applied to both cropland and pasture land depending on the grazing period. Figure B-1 shows a diagram of the procedure for estimating the total number of livestock in the watershed and fecal coliform production. A description of the process used to determine the source population values for wildlife, pets and human used in the calculation of percent loading is found in Appendix B.

**FIGURE B-1** Diagram to Illustrate Procedure Used to Estimate Fecal Coliform Production from Estimated Livestock Population



## **Appendix B** Supporting Documentation and Watershed Assessment B-4: Water Quality Data Summary

VDH-DSS Shellfish Fecal Coliform Monitoring Data 30-Sample Geometric Mean & 90<sup>th</sup> Percentile Data Station 60-U89

Date	Fecal Coliform (mpn/100mL)	Geometric Mean	90th Percentile
4/26/2004	3.6	14.9	164.3
5/25/2004	3.6	14.5	162.6
6/28/2004	39.0	14.0	160.8
7/26/2004	1100.0	15.3	171.9
8/23/2004	23.0	18.5	246.7
9/29/2004	23.0	16.8	198.4
11/8/2004	43.0	15.2	157.5
12/7/2004	93.0	16.5	168.6
1/5/2005	23.0	18.5	188.3
2/2/2005	15.0	19.1	193.1
3/7/2005	3.6	18.8	190.4
4/4/2005	43.0	18.9	190.0
5/3/2005	93.0	19.9	200.3
6/1/2005	23.0	22.2	220.7
7/13/2005	240.0	23.8	224.2
8/16/2005	150.0	25.2	252.3
9/13/2005	150.0	26.3	272.3
10/26/2005	240.0	27.4	293.4
11/21/2005	43.0	29.6	334.5
12/21/2005	23.0	32.2	344.5
1/26/2006	9.1	32.6	347.5
2/27/2006	2.9	33.7	344.6
3/27/2006	23.0	33.4	346.4
4/25/2006	93.0	35.8	344.9
6/1/2006	3.6	39.9	362.1
7/12/2006	9.1	37.6	364.9
8/17/2006	2.9	34.3	331.7
9/26/2006	9.1	28.0	245.9
11/1/2006	240.0	23.9	175.8
12/7/2006	150.0	26.6	207.4

**BOLD** = violation of Water Quality Standard

(Geometric Mean: 14 mpn/100mL) (90<sup>th</sup> Percentile: 49 mpn/100ml))

## **Appendix C**

Code of Virginia §62.1-194.1 Obstructing or contaminating state waters. Code of Federal Regulations. Title 33, Volume 2, Parts 120 to 1999 Revised as of July 1, 2000

Except as otherwise permitted by law, it shall be unlawful for any person to dump, place or put, or cause to be dumped, placed or put into, upon the banks of or into the channels of any state waters any object or substance, noxious or otherwise, which may reasonably be expected to endanger, obstruct, impede, contaminate or substantially impair the lawful use or enjoyment of such waters and their environs by others. Any person who violates any provision of this law shall be guilty of a misdemeanor and upon conviction be punished by a fine of not less than \$100 nor more than \$500 or by confinement in jail not more than twelve months or both such fine and imprisonment. Each day that any of said materials or substances so dumped, placed or put, or caused to be dumped, placed or put into, upon the banks of or into the channels of, said streams shall constitute a separate offense and be punished as such. In addition to the foregoing penalties for violation of this law, the judge of the circuit court of the county or corporation court of the city wherein any such violation occurs, whether there be a criminal conviction therefore or not shall, upon a bill in equity, filed by the attorney for the Commonwealth of such county or by any person whose property is damaged or whose property is threatened with damage from any such violation, award an injunction enjoining any violation of this law by any person found by the court in such suit to have violated this law or causing the same to be violated, when made a party defendant to such suit. (1968, c. 659.)

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## **Appendix D**

Guidance Memo No. 04-2022: Procedures for Establishing Boating No Discharge Zones (NDZ)

# M E M O R A N D U M DEPARTMENT OF ENVIRONMENTAL QUALITY DIVISION OF WATER QUALITY PROGRAMS

P.O. Box 10009 Richmond, VA 23240-0009

SUBJECT: Guidance Memo No. 04-2022

Procedures for Establishing Boating No Discharge Zones

**TO:** Regional Directors

FROM: Ellen Gilinsky, Ph.D., Director

**DATE:** November 29, 2004

**COPIES:** Rick Weeks, Jon Van Soestbergen and Cindy Berndt

## **Summary:**

The purpose of this guidance is to provide a procedure for handling public or internal requests for the establishment of boating No Discharge Zones, and for establishing the No Discharge Zones in accordance with federal regulation 40 CFR Part 140 (2004) and state regulation 9 VAC 25-71 (2004).

## **Electronic Copy:**

An electronic copy of this guidance in PDF format is available for staff internally on DEQNET and for the general public on VADEQ's website at: http://www.deq.virginia.gov/water/.

## **Contact information:**

Please contact Mike Gregory, Office of Water Permit Support, (804) 698-4065 or mbgregory@deq.virginia.gov if you have any questions about this guidance.

## Disclaimer:

This document is provided as guidance and, as such, sets forth standard operating procedures for the agency. However, it does not mandate any particular method nor does it prohibit any particular method for the analysis of data, establishment of a wasteload allocation, or establishment of a permit limit. If alternative proposals are made, such proposals should be reviewed and accepted or denied based on their technical adequacy and compliance with appropriate laws and regulations.

## PROCEDURE FOR VADEQ REVIEW OF SECTION 312 NO DISCHARGE ZONE DESIGNATION REQUESTS

## **Background**

Section 312 of the Clean Water Act and EPA regulations at 40 CFR Part 140 address sewage discharges from boats. The federal regulations control these discharges by requiring boats with installed toilets to have treatment units called Marine Sanitation Devices or "MSDs". Type I and Type II MSDs consist of two levels of treat and discharge units, while Type III MSDs are holding tanks that do not discharge and must be pumped out at pump out facilities. Pump out facilities are usually located at marinas and are regulated by the Virginia Department of Health. Most recreational boats with installed toilets have the holding tanks. Discharging raw sewage from boats, from holding tanks or portable toilets for example, is not directly addressed by federal regulations, but state law prohibits it and this is now clarified in our state regulation 9 VAC 25-71.

Federal law prohibits a state from adopting regulations regarding MSDs that are more stringent than federal regulations, but it allows a state to petition EPA for designation of No Discharge Zones (NDZs), where all sewage discharges, treated or untreated, are banned. The process is for the state to demonstrate that the particular water body requires special protection and that there are adequate pump out facilities in the area, since boat sewage wastes in NDZs would have to be held until pumped out. EPA does not have a specific application but has developed informational documents and a loosely structured process for applying for NDZ designation. Any citizen can initiate the process but the final request must be signed by the governor or chief environmental officer of the state.

Note that since untreated sewage discharges from boats are illegal, the only difference in a NDZ with respect to the law is that boats with treat and discharge units (MSD Type I or II) cannot use them. Since most boats on the water have holding tanks anyway, this is not a significant difference. It might be considered, however, that the public outreach and increased law enforcement efforts in NDZs provide for more protection of the waters with regard to previously undetected illegal discharges. Another consideration is that in areas where there is a considerable amount of commercial boat traffic there are more likely to be boats operating with treat and discharge type units (e.g., tug boats in the Chesapeake Bay).

As of the date of this guidance Smith Mountain Lake is the only designated NDZ in the state. This resulted from a bill that was passed by the General Assembly directing the State Water Control Board to petition EPA for NDZ designation. The designation was received and a new boating regulation, 9 VAC 25-71, was adopted that provides for NDZ identification and enforcement. Since the Smith Mountain Lake NDZ designation inquiries have been received from various groups in the Chesapeake Bay watershed wishing to pursue NDZ designation for other water bodies of concern. In order to handle these requests consistently and in accordance with State Water Control Law at Section 62.1-44.33 the following procedure should be followed.

## Procedure

The procedure for designating Section 312 Boating No Discharge Zones will be as follows.

1. When an interested party, local government or state agency proposes No Discharge Zone (NDZ) designation for a waterbody within the state it should submit a proposal including the following information to the Director of the VADEQ Division of Water Quality Programs. The Division of Water Quality Programs will develop this information for VADEQ initiated proposals:

- A. Name and contact information for the person or group making the request.
- B. Name and location of the waterbody.
- C. Exact boundaries of the area to be designated, using latitude and longitude of boundaries, any bordering landmarks or delineating features (e.g., bridges or mean

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low water elevations) or other means of identifying the area.

- D. A map of the area to be designated.
- E. Reason why designation is being sought, i.e., why the water body requires greater environmental protection, including:
  - (1) Nature of the waterbody (estuary, river, lake, etc.) and a description of its features (e.g., heavily populated area, major port or boating area, pristine bay with little surrounding development, enclosed embayment, deep mountain lake);
  - (2) any unique features or qualities (including high quality waters) or environmental importance (e.g. shellfish waters) that necessitate stronger resource protection;
  - (3) information on contact recreational use (e.g., swimming);
  - (4) any specific water quality problems existing, including 303(d) listing and TMDL status if applicable.

Note that greater environmental protection might be considered necessary to maintain the status of a high quality resource or to improve the status of a low quality one.

## F. Indication if the waterbody is:

- (1) in an established sanctuary, national or state park, wilderness area, recreation area or if the waterbody is used by endangered or threatened species;
  - (2) a public water supply.
- G. A statement or rough estimate of the availability of boat sewage holding tank pumpouts in the area (more exact information will be developed for the EPA application).
- H. A statement or rough estimate of the amount of boat traffic in the waterbody and the type of boat traffic, recreational or commercial (more exact information will be developed for the EPA application).
- I. Indication, if available, of any public support or interest for or against the NDZ designation.
- J. Information on any local enforcement capability (e.g., police boats).
- K. Information on any local public outreach capability (provision of signs, pamphlets or other public awareness efforts).
- 2. VADEQ will review the proposal and obtain more information if necessary.
- 3. If VADEQ decides it is not appropriate to proceed, it will indicate why and what options are available to the individual or group if they wish to continue (e.g., approach the State Water Control Board or petition EPA directly).
- 4. If VADEQ decides to proceed with the proposal it will set up a public meeting and provide public notice by publication in a paper local to the waterbody and by such other means as deemed necessary, notifying the public of the intent to designate the waters and what that means, and providing public meeting information. A 30-day public notice period will follow.
- 5. After the public meeting and upon completion of the public notice period a review of public comments will be summarized and VADEQ staff will present the proposal for NDZ and the summary of public comments to the State Water Control Board with a recommendation on pursuing the NDZ designation from EPA. Disapproval would mean that the individual or group wishing the designation would have to pursue it directly from EPA, obtaining the governor's signature without VADEQ endorsement.

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- 6. If the State Water Control Board approves pursuing the designation, VADEQ will assist the individual or group in preparing an application to EPA and will coordinate with the Virginia Department of Health, the Department of Game and Inland Fisheries and the Virginia Marine Resources Commission (62.1-44.33 requires consultation with these agencies in formulating boating regulations) as well as with EPA Region III.
- 7. Once the application is prepared and the draft reviewed by EPA (EPA will indicate if it is sufficient for approval prior to formal submittal), VADEQ will route the application through to the Executive Office for signature by the Secretary of Natural Resources and transmittal to EPA.
- 8. EPA will publish the proposal in the federal register.
- 9. Upon final publication in the federal register, the new NDZ will be established at the federal level.
- 10. VADEQ will amend 9 VAC 25-71 by adding the new NDZ to the list of state designated NDZs, and will present it to the State Water Control Board as final exempt (required to conform to federal law).
- 11. Publication of the 9 VAC 25-71 amendment will be made in the Virginia Register and the final 30-day notice period will follow, after which the new NDZ is established at the state level.
- 12. Public awareness and enforcement efforts can begin.

## **Appendix E** Vessel Sewage Discharge Program

Marine Sanitation Device Standard--Establishment of Drinking Water Inake No Discharge Zone(s) Under Section 312(f)(4)(B) of the Clean Water Act; Final Rule.

As of January 30, 1980, if a vessel has an installed toilet (technically referred to as a marine sanitation device (MSD)), it must be equipped with one of three types of MSDs (http://www4.law.cornell.edu/uscode/33/1322.html).

The MSDs (Type II, Type III) are designed to meet different needs and effluent level requirements. Since portable toilets can be moved on and off a vessel, they are not considered installed toilets; therefore, vessels that have portable toilets are not subject to the MSD regulations.

Types of Marine Sanitation Devices			
<b>Sewage Treatment Device</b>	<b>Vessel Length</b>	Standard	
Type I- Flow-through device (maceration and disinfection)	equal to or less than 65 feet in length	The effluent produced must not have a fecal coliform bacteria count greater than 1000 per 100 milliliters and have no visible floating solids.	
Type II- Flow-through device (maceration and disinfection)	greater than 65 feet in length	The effluent produced must not have a fecal coliform bacteria count greater than 200 per 100 milliliters and suspended solids not greater than 150 milligrams per liter.	
Type III- Holding tank	any length	This MSD is designed to prevent the overboard discharge of treated or untreated sewage.	

- Type I MSDs rely on maceration and disinfection for treatment of the waste prior to its discharge into the water.
- Type II MSDs are similar to the Type I; however, the Type II devices provide an advanced form of the same type of treatment and discharge wastes with lower fecal coliform counts and reduced suspended solids.
- Type III MSDs are commonly called holding tanks because the sewage flushed from the marine head is deposited into a tank containing deodorizers and other chemicals. The contents of the holding tank are stored until it can be properly disposed of at a shore-side pumpout facility. (Type III MSDs can be equipped with a discharge option, usually called a Y-valve, which allows the boater to direct the sewage from the head either into the holding tank or directly overboard. Discharging the contents directly overboard is legal only outside the U.S. territorial waters which is 3 or more miles from shore.)

## Houseboats

In accordance with the FWPCA, a State may adopt and enforce a statute or regulation with respect to the design, manufacture, or installation or use of any MSD on a houseboat, if such statute or regulation is stricter than EPA and USCG requirements. The term "houseboat" refers to a vessel which, for a period of time determined by the State in which the vessel is located, is used primarily as a residence and is not used primarily as a means of transportation. For example, a State may require that houseboats less than 65 feet (19.7 meters) in length with an installed Type I device update to a Type II or III device. **Reference: Section 1322(f)(1)(B) FWPCA**